EXHIBIT 1

EXHIBIT 2

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1
            UNITED STATES DISTRICT COURT NORTHERN
2
         DISTRICT OF CALIFORNIA SAN JOSE DIVISION
3
    CHASOM BROWN, ET. AL,
                                     ) CASE NO.:
4
                       Plaintiffs, )20-CV-03664
5
6
              V.
7
    GOOGLE, LLC,
                       Defendant.
8
9
10
11
12
13
14
15
              REMOTE TRANSCRIPT OF PROCEEDINGS
                 FRIDAY, FEBRUARY 25, 2022
16
                         8:34 A.M.
17
18
19
20
21
22
23
24
    REPORTED BY: NATALIE PARVIZI-AZAD, CSR, RPR, RSR
                   CSR NO. 14125
   JOB NO.: 5109907
25
                                                Page 1
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1
                    APPEARANCES
2
    FOR THE PLAINTIFF, CHASOM BROWN, ET. AL:
3
        MORGAN & MORGAN
        BY: RYAN MCGEE, ESQ.
        201 NORTH FRANKLIN STREET
4
        7TH FLOOR
        TAMPA, FLORIDA 33602
5
6
        - AND -
7
        BOIES SCHILLER FLEXNER
        BY: MARK MAO, ESQ.
        BY: BEKO RICHARDSON, ESQ.
8
        44 MONTGOMERY STREET
9
        41ST FLOOR
        SAN FRANCISCO, CALIFORNIA 94104
10
11
    FOR THE DEFENDANTS, GOOGLE, LLC:
12
        QUINN EMANUEL URQUHART & SULLIVAN
        BY: JOSEF ANSORGE, ESQ.
13
        BY: ANDREW SCHAPIRO, ESQ.
        BY: TRACY GAO, ESQ.
14
        865 SOUTH FIGUEROA STREET
        10TH FLOOR
15
        LOS ANGELES, CALIFORNIA 90017
16
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19
2 0
21
22
23
24
25
                                            Page 2
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at, you know, one week before discovery.

And, look, I mean, you and I, I think, have a pretty good working relationship. I just have to make the argument and I have to make the point that this really should have been produced at the beginning of the case.

MR. ANSORGE: I'm not sure what you're referring to when you say "this." But we've identified it as a source. We're conducting searches as we're looking over it. We're looking whether we can pull in some of the other logs that you're identifying here. Obviously, it requires some -- some factual discovery. But for all of these, Mr. Mao, we're happy to work with you. And searches are under way for the sources that you've already selected.

So I think we have our respective positions. I don't know if I can say anything else at this point that would be helpful to you or for us to close this process out before the Special Master. But I think it's clear that nobody is waiving any rights. We're just getting together. And it's, at least from our end, a message of real optimism and hope. We're finding the priorities and how to search those.

Page 36

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1
              MR. MAO: Well, I think it would be
    helpful if we got proposals from you as to what
2
     can be done, given the -- let's just call it --
3
     the latter production and identification of these
4
             I just think it'll be helpful,
    Mr. Ansorge. And it's an invitation. It's not
6
     a -- I'm not trying to invite argument here.
     Just, you know, do me a favor and please just
8
     think about it. And --
9
10
              SPECIAL MASTER BRUSH:
                                    Well, my
11
     suggestion is, let's get it in writing, let's
12
     document it. It'll behoove both parties if there
13
     is an issue. Let's memorialize it and see if
     there is a lack of clarity. Again, let's not
14
     always frame everything as if there was some
15
16
     malice or trying to hide things. I mean, this is
17
     a complicated issue. There's something that --
     there's issues in the productions that you have
18
     concerns about. It's likely maybe a technical
19
20
     issue and misunderstanding. Let's get past that
     and not let it become a mountain from a mole
21
22
    hill -- or the other way around. Whatever. You
23
    know what I'm saying.
              MR. MAO: Understood, Mr. Brush. We will
24
25
     definitely put that in writing.
```

Page 37

```
1
              MR. ANSORGE:
                            What --
              MR. MAO: Mr. --
2
              MR. ANSORGE: Oh.
                                 Sorry.
              MR. MAO: Sorry. You also asked us if we
4
5
     can help you kind of like streamline kind of like
     with priorities. But it sounds like you've
6
     already moved some of those along. I think we can
    probably adjust our kind of, like, priorities so
8
9
     that it's a little clearer for you in terms of
10
     like what -- I mean, I think we talked about it
11
     and it sounds like you kind of understand it's the
12
     overlap plus the UMA IDs. And then also the -- I
13
     just want to call it -- I'll call it the thumb
     down (phonetic) sources. But I think some of that
14
15
     is going to depend on what your proposal is and
16
     what your disclosures may be. And I think this
17
    has been fruitful. I don't want to get in an
     argument over that. It might just be easier for
18
     us to see what evolves over the next few days on
19
20
     those sources. And we'll try our best to figure
21
     it out together.
22
              MR. ANSORGE: Sounds great.
23
              MR. MAO: So, Mr. McGee, anything you
    want to tackle?
24
25
              MR. MCGEE: No. I'm pretty content with
                                                Page 38
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1 2	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION
3	
4	CHASOM BROWN, ET. AL,) CASE NO.:
)
5	Plaintiffs,)20-CV-03664
)
6	v.)
)
7	GOOGLE, LLC,
)
8	Defendant.)
)
9	
L O	
L1	I, NATALIE PARVIZI-AZAD, OFFICIAL
L2	REPORTER PRO TEMPORE OF THE SUPERIOR COURT OF THE
L3	STATE OF CALIFORNIA, FOR THE COUNTY OF LOS
L4	ANGELES, DO HEREBY CERTIFY THAT I DID CORRECTLY
L 5	REPORT THE PROCEEDINGS CONTAINED HEREIN AND THAT
L 6	THE FOREGOING PAGES 1 THROUGH 41 COMPRISE A FULL,
L7	TRUE AND CORRECT TRANSCRIPT OF THE PROCEEDINGS AND
L 8	TESTIMONY TAKEN IN THE MATTER OF THE
L 9	ABOVE-ENTITLED CAUSE ON FEBRUARY 25, 2022
20	EXECUTED THIS DAY, FEBRUARY 28TH, 2022,
21	AT LOS ANGELES, CALIFORNIA.
22	\mathcal{D}
23	Many
24	NATALIE DADITEL AZAD CCD NO. 14125
25	NATALIE PARVIZI-AZAD, CSR NO. 14125
	Page 42

EXHIBIT 3 Redacted Version of Document Sought to be Sealed

CHASOM BROWN, ET AL. versus GOOGLE, LLC, ET AL. Hearing on 03/05/2022

1	UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF CALIFORNIA
3	CASE NO.: 4:20-03664-YGR-AVK
4	CHACOM DDOMN. MADIA NCHVENI 224
5	CHASOM BROWN, MARIA NGUYEN and
6	WILLIAM BYATT, individually and on
7	Behalf of all other similarly situated,
8	Plaintiffs,
9	versus
10	GOOGLE, LLC and ALPHABET, INC.,
11	Defendants/
12	
13	TRANSCRIPT OF CIVIL CONTEMPT HEARING
14	DAME Manah E 2022
15	DATE: March 5, 2022
16	PLACE: Remotely via Zoom
17	BEFORE: Special Master Douglas Brush
18	
19	
20	These proceedings were digitally recorded and the
21	following was transcribed by: Denise D. Wilcox
22	Court Reporter/Transcriptionist
23	King Reporting
24	A Huseby Company 14 Suntree Place, #101 Molbourne Florida 32040
25	Melbourne, Florida 32940 (321) 242-8080

CHASOM BROWN, ET AL. versus GOOGLE, LLC, ET AL. Hearing on 03/05/2022

Page 2

	<u> </u>	
1	A-P-P-E-A-R-A-N-C-E-S	
2		
3	FOR THE PLAINTIFFS:	
4	JASON "JAY" BARNES, ESQUIRE Simmons, Hanly & Conroy	
5	112 Madison Avenue, 7th Floor New York, New York 10016	
6	618-693-3104	
7	MARK C. MAO, ESQUIRE Boies, Schiller & Flexner, LLP 44 Montgomery Street, 41st Floor	
8	San Francisco, California 94104 415-293-6800	
9		
10	FOR THE DEFENDANT GOOGLE, LLC:	
11	STEPHEN A. BROOME, ESQUIRE Quinn, Emanuel, Urquhart & Sullivan, LLP	
12	865 South Figueroa Street, 10th Floor Los Angeles, California 90017	
13	213-443-3000	
14	JOSEF ANSORGE, ESQUIRE Quinn, Emanuel, Urquhart & Sullivan, LLP	
15	1300 L Street Northwest, Suite 900 Washington, D.C. 20005	
16		
17	ALSO PRESENT:	
18	TRACY GAO, Law Clerk at Quinn, et al TIMOTHY SCHMIDT	
19	DAVID STRAITE	
20		
21		
22		
23		
24		
25		

So, on the second issue -- I know we kind of 1 2 jumped in and out of that, but if we can recap that 3 for the record, Mr. McGee or Mr. Mao? Let's -let's go onto the second issue. 4 Sorry, I'm pulling that up. 5 MR. McGREE: Мy 6 apologies. 7 SPECIAL MASTER BRUSH: All good. 8 MR. MCGREE: I think they've responded. We're -- we're viewing the response, Special Master 9 10 Brush, but the second one is that Calhoun, because 11 they had the same -- our -- conduct live searches 12 that we did. I searched a Chrome Sync log and 13 there was output that was associated with a particular bit. It was: 14 15 , and we basically wanted all details about that: It's role, what the 16 17 values for the bit mean, how they're assigned, and how those values are used, under what circumstances 18 19 they're logged. 20 I will preview. I have looked at the one-page 21 document. I pulled it up as soon as I possibly 22 could. It is a one-page document and I am happy to 23 share it with Special Master Brush, or if Google's 24 counsel wants to send it via the secure method, 25 that apparently is -- that -- excuse me -- that

1	Google claims is entirely responsive here. It's a
2	page and I think there are one, two, three, four,
3	five total paragraphs on the page that they are
4	asking us to glean all of the information we're
5	asking for here and this document is certainly not
6	responsive.
7	It does not respond to the details of our
8	request of, again, and let me just be very clear
9	and we'll we'll if it's okay with the Special
10	Master, I think we can attach this letter in
11	Google's response to the transcript as an exhibit.
12	I think that would be helpful for both the court
13	reporter and the Court, if it has to review this.
13	reported and the court, if it has to review this.
14	What we're asking, again, the purpose of this
14	What we're asking, again, the purpose of this
14 15	What we're asking, again, the purpose of this bit, what the values
14 15 16	What we're asking, again, the purpose of this bit, what the values mean and what values are available, how they're
14 15 16 17	What we're asking, again, the purpose of this bit, what the values mean and what values are available, how they're assigned, how they're used, and when they're
14 15 16 17 18	What we're asking, again, the purpose of this bit, what the values mean and what values are available, how they're assigned, how they're used, and when they're logged.
14 15 16 17 18 19	What we're asking, again, the purpose of this bit, what the values mean and what values are available, how they're assigned, how they're used, and when they're logged. And again, Google points us to a single page,
14 15 16 17 18 19 20	What we're asking, again, the purpose of this bit, what the values mean and what values are available, how they're assigned, how they're used, and when they're logged. And again, Google points us to a single page, and for the record, it's gookbrown00536949, as
14 15 16 17 18 19 20 21	What we're asking, again, the purpose of this bit, what the values mean and what values are available, how they're assigned, how they're used, and when they're logged. And again, Google points us to a single page, and for the record, it's gookbrown00536949, as apparently entirely responsive to our request, and
14 15 16 17 18 19 20 21 22	What we're asking, again, the purpose of this bit, what the values mean and what values are available, how they're assigned, how they're used, and when they're logged. And again, Google points us to a single page, and for the record, it's gookbrown00536949, as apparently entirely responsive to our request, and we don't believe it is.
14 15 16 17 18 19 20 21 22 23	What we're asking, again, the purpose of this bit, what the values mean and what values are available, how they're assigned, how they're used, and when they're logged. And again, Google points us to a single page, and for the record, it's gookbrown00536949, as apparently entirely responsive to our request, and we don't believe it is. MS. GAO: Mr. McGee and Mr. Brush, if I may.

CHASOM BROWN, ET AL. versus GOOGLE, LLC, ET AL. Hearing on 03/05/2022

Page 28

portal -- [indiscernible] -- for this field, which 1 is -- [indiscernible] -- information, highly 2 confidential. 3 But like the document you referred Mr. Brush 4 5 to, is the document contains in the product comment for this field --6 7 MR. McGEE: Right. 8 MS. GAO: -- I -- yeah, I don't -- like, I don't understand what else Plaintiffs need that we 9 10 haven't provided. 11 And also, in your December 3rd --12 [indiscernible] -- deposition notice, there's a 13 topic about this field, and we have scheduled deposition, I believe, on March 10th, in five days, 14 on this exact topic, and I think -- I think at this 15 16 point, we just cannot continue to endlessly 17 responding to any more discovery requests. 18 MR. McGEE: Yeah -- [indiscernible] --19 MR. MAO: It -- it sounds like, if I -- if I 20 can just understand by looking at your response, 2.1 Ms. Gao, are you saying that this is a field that's 22 basically to tell Chrome that the browser is not in incognito, and therefore, it may be okay for 23 24 location tracking? 25 MR. BROOME: Can I just respond here. Mr. Mao

CHASOM BROWN, ET AL. versus GOOGLE, LLC, ET AL. Hearing on 03/05/2022

Page 66

	Hearing on 03/05/2022 Page 60
1	produced the 100 fields, I think we sat there's
2	a portion of that that's a little bit of a
3	bombshell, which I don't think is necessary in
4	in this current session, but we want to make sure
5	that those types of fields are actually
6	produced for all the schema identified. Right.
7	Like, that's what we're trying to figure out,
8	because it does go to identifiability and join
9	ability. That's why. And we and in our
10	defense, Special Master, we've laid this out pretty
11	clearly ever since December.
12	MR. McGEE: Right. And Special Master Brush,
13	there's there's one or two bits that, you know,
14	we continue to look at and that continue to peak
15	our interests, but they don't fall with this
16	within this 100, and Google says, "Sorry, it's just
17	going to be too hard."
18	I there's got to be a way to craft a search
19	where we can get and where we can get this
20	information. I mean, it exists on their servers.
21	Just because it's not in the top 100, doesn't mean
22	that we should not be entitled to it.
23	(Whereupon, there were overlapping speakers.)
24	SPECIAL MASTER BRUSH: In the interest of
0.5	

25

time, we're short now, so what I want to throw this

to is to Google's counsel. Do you understand 1 there's a bit of a dilemma there of we are all 2 3 trying to craft more or refine searches to reduce the workload on both Google systems and engineers. 4 5 What do you propose is the best way to provide better insight that allows more targeted searching 6 7 that will aid this. You know, as opposed -- you 8 know, maybe it was my fault for saying --[indiscernible] -- produce these top hundred hoping 9 10 that was going to be enough. Clearly, we need to 11 refine things. 12 What would Google recommend, knowing their 13 systems better than anybody else, how we refine 14 some of these searches? MR. MAO: So, if there's an option for a 15 specific refinement, the easiest way to do it would 16 be to focus on very specific fields, and I want to 17 18 be clear that that's different from the 19 categories that Plaintiffs were referring to just 20 I mean, those -- when they state everything 2.1 that has an IP address, that -- that's not a 22 specific field. 23 So, if we have a field and an ID, and a time 24 period, those searches, of course, become much more narrow and targeted. I should add that we've been 25

CHASOM BROWN, ET AL. versus GOOGLE, LLC, ET AL. Hearing on 03/05/2022

Page 68

1	proceeding so far by just providing, you know, all
2	the information that would be keyed to the
3	particular ID in that storage.
4	So, this would be smaller and more focused;
5	however, what we have been doing so far also covers
6	the requirement that Plaintiffs have of some kind
7	of an organization or schema, because when they
8	received the data, they receive it by the different
9	field names that exist for that record, and so it
10	serves double purpose, without having to be
11	sequential and us having to follow one or the
12	other.
13	So, what we are proposed is maintain the
14	process we have had so far for the searches that
15	are under way for the next iteration of searches
16	that Plaintiffs provide. If we need a very quick
17	test account search, we narrow it and focus the
18	searches down to ID, URL, specific IP address of
19	the device, and user agent, the key fields that are
20	identified in the complaint. Following those
21	parameters will make it much more difficult. It
22	also doesn't run the risk of pulling in any
23	publisher data, so it slows down the entire end of
24	or negates the notification process, and that
25	would be our proposal on how to proceed.

CHASOM BROWN, ET AL. versus GOOGLE, LLC, ET AL. Hearing on 03/05/2022

Page 111

	Tage 111
1	STATE OF VIRGINIA)
2	COUNTY OF ROCKBRIDGE)
3	I, DENISE D. WILCOX, Court Reporter and
4	Digital Transcriptionist, do hereby certify that I
5	was authorized to and did transcribe the foregoing
6	proceeding from a digital audio recording, Brown v,
7	Google, and pages 1-111 of the transcript are a
8	true and correct record of the proceeding to the
9	best of my ability.
10	
11	DONE AND DATED this 8th day of March,
12	2022, at Goshen, Rockbridge County, Virginia.
13	Denise D. Welcox
14	Will Will will be a second of the second of
15	DENISE D. WILCOX Court Reporter &
16	Digital Transcriptionist
17	
18	
19	
20	
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23	
24	
25	

EXHIBIT 4 Redacted Version of Document Sought to be Sealed

Geoffrey Grundy

From: Timothy Schmidt <timothy.schmidt@accelconsulting.llc>

Sent: Monday, November 22, 2021 7:50 PM **To:** Tracy Gao; QE Brown; Douglas Brush

Subject: Re Brown v. Google LLC (N.D. Cal. Case No. 20-cv-03664) - Confidential

[EXTERNAL EMAIL from timothy.schmidt@accelconsulting.llc]

Ms. Gao, et. al.,

Thank you for putting together the materials you provided last week. We have reviewed the contents of the various packages you provided. In order for us to effectively review the documents, we are associating items to the Order's Exhibit 1 based upon the section and where applicable, one or more numbered items within that section.

Our evaluation of the results provided us for content and compliance with the Order follows:

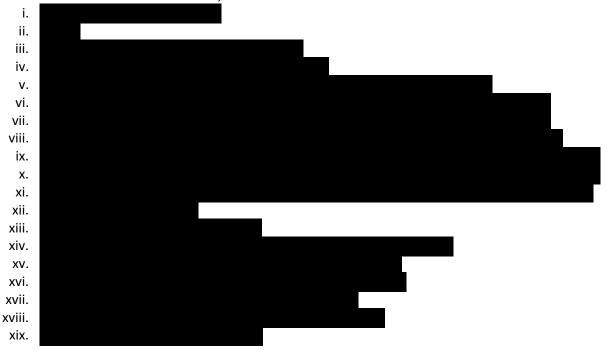
- 1. Section 1 (searched data sources listing, search dates, bates ranges) The Special Master finds that the document provided, 2021-11-18 Brown Omnibus Sheet.xlsx (Tab 1) satisfies the Order's requirements.
- Section 1 (declaration) The Special Master finds that the documents found within the file, 11.18.2021.zip (contains files: 2021-11-18 Declaration [dckt 338_0].pdf, Brown - Exhibit A - REDACTED COPY.pdf, Brown - Exhibit A - UNREDACTED COPY.pdf, Brown - Exhibit B - REDACTED COPY.pdf, and Brown - Exhibit B - UNREDACTED COPY.pdf) satisfy the Order's requirements.
- 3. Section 2 The Special Master finds that the document provided, 2021-11-18 Brown Omnibus Sheet.xlsx (Tab 2) satisfies the Order's requirements.
- 4. Section 3, Number 1-7 The Special Master finds that the information found in Tabs 2 and 3.1-3.7, 2021-11-18 Brown Omnibus Sheet.xlsx, 2021-11-18 Brown & Calhoun Special Master Submission in Response to Nov. 12 Order.pdf, and 2021-11-18 Documentation on Data Sources and Tools.pdf will satisfy the Order's requirements once Google confirms that ALL field names and descriptions have been provided for all data sources described in Section 3, Number 1-7 of Exhibit 1 of the Order. If ALL field names and their descriptions have not been provided for the relevant data sources, they will need to be provided to the Special Master and confirmed to have been provided in full to the Special Master by November 23, 2021.
- 5. Section 3, Number 8 While the Special Master has been provided the names of the data sources and tools used to carry out searches on the data sources searched before November 12, 2021 that are outside of those identified in Section 3, Numbers 1-7, the Special Master has not been able to find that the remaining information ordered has been provided in full, specifically, schemas, field names, and field descriptions for the data sources previously searched for the Brown case excepting those identified in Section 3, Number 1-7. This information, including Schema, list of all fields, description of each field must be provided to the Special Master by November 23, 2021.
- 6. Section 4, Number 1 The Special Master assumes that previous records provided from searches of data sources identified here have been provided to Plaintiffs. Google will confirm to the Special Master that Productions listed on Tab 1, "Bates Range" field in 2021-11-18 Brown Omnibus Sheet.xlsx contained full records rather than incomplete records. If this is not the case, and full records were not provided as part of the relevant productions, Google will produce full records to the Special Master for produced search term hits by November 23, 2021.

Plaintiffs have provided the following input with regards to their required tasks:

1. Section 3, Number 9 – Plaintiffs have requested, and the Special Master has approved their request for lists of all fields, descriptions of all fields in all data sources not included in Section 3, Numbers 1-8 that

Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 21 of 133

have not yet been searched. Also approved is the request for lists of tools (including instructions) used to search all these data sources. The Special Master, in the interest of efficiency, is not approving, at this time. The Special Master reserves the right at any time to require Google provide schemas for any or all potentially relevant data sources to the Plaintiffs. As additional data sources not previously disclosed to the Special Master were identified in Google's disclosure, Google will be required to add these data sources to those included in Section 3, Number 9. These data sources are as follows:



We are providing you with access to the relevant information referenced in the above email via the following ShareFile folder accessible only to Ms. Gao. You will receive a ShareFile notification shortly.

We will provide Google and Plaintiffs a full listing of data sources for which Google will provide the List of fields and their descriptions as well as the Tools used for searching each data source and the requisite instructions for the Order's Exhibit 1, Section 3, Numbers 8 and 9. For those data sources Google has already provided the previously mentioned information, Google need not provide it a second time.

Section 3, Number 9 Plaintiff's task has been completed. Google is required to provide lists of all fields, and descriptions of all fields in all data sources not included in Section 3, Numbers 1-8 that have not yet been searched by 11/29/2021.

Thank you, Tim Schmidt

Timothy Schmidt

Consultant M 202.577.5302

E timothy.schmidt@accelconsulting.llc

BOULDER, CO 80301

Accel Consulting LLC

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EXHIBIT 5 Redacted Version of Document Sought to be Sealed

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1300 I Street NW, Suite 900, Washington, District of Columbia 20005-3314 | TEL (202) 538-8000 FAX (202) 538-8100

WRITER'S EMAIL ADDRESS josefansorge@quinnemanuel.com

HIGHLY CONFIDENTIAL - SPECIAL MASTER'S EYES ONLY

December 1, 2021

VIA E-MAIL

Special Master Douglas Brush (douglas.brush@accelconsulting.llc) Accel Consulting, LLC

Timothy Schmidt (timothy.schmidt@accelconsulting.llc) Accel Consulting, LLC

Re: Google's Submissions in Response to November 12 Order Adopting in Part and Modifying in Part the Special Master's Report and Orders on Referred Discovery Issues Dkt. 377, *Calhoun v. Google LLC*, Case No. 5:20-cv-05146-LHK-SVK (N.D. Cal.) and Dkt. 331, *Brown v. Google LLC*, Case No. 5:20-cv-03664-LHK-SVK (N.D. Cal.)

Dear Special Master Brush, Mr. Schmidt:

Thank you for the productive meeting on November 24 regarding Google's submissions in response to the Court's November 12 Order Adopting in Part and Modifying in Part the Special Master's Report and Orders on Referred Discovery Issues in *Brown v. Google* (Dkt. 331) and *Calhoun v. Google* (Dkt. 377). Google is hereby providing additional information as requested at the meeting.

Brown v. Google

Along with this letter, we are providing field names for the largest 100 fields for all the additional logs as described in Section 3, Numbers 8-9 of the Order (logs in total), aside from the following logs:

HIGHLY CONFIDENTIAL – SPECIAL MASTER'S EYES ONLY

: There is no recent data in this log. Therefore, the tool

Google uses to pull the field names, i.e. the Schema View on to study in order to return the field names.	ning
• : same as above.	
• : same as above.	
Calhoun v. Google	
Along with this letter, we are providing search results for the as required under Section 6 of the Order, and field names for the largest 100 fields for all additional logs described in Section 3, Numbers 2-5 of the Order logs in to aside from the following logs:	
• This is a collection of logs, not a log itself. The logs in collection are, and, and, with letter.	
• There is no recent data in this log. Therefore tool Google uses to pull the field names, i.e. the Schema View on nothing to study in order to return the field names.	, the has
• : same as above.	
Please do not hesitate to contact us if you have any questions or require additionation.	onal

Respectfully,

QUINN EMANUEL URQUHART & SULLIVAN, LLP

Josef Ansorge

Post Ansage

EXHIBIT 6 Redacted Version of Document Sought to be Sealed

quinn emanuel trial lawyers | washington, dc

1300 I Street NW, Suite 900, Washington, District of Columbia 20005-3314 | TEL (202) 538-8000 FAX (202) 538-8100

Writer's Email Address josefansorge@quinnemanuel.com

HIGHLY CONFIDENTIAL - SPECIAL MASTER'S EYES ONLY

December 8, 2021

VIA E-MAIL

Special Master Douglas Brush (douglas.brush@accelconsulting.llc) Accel Consulting, LLC

Timothy Schmidt (timothy.schmidt@accelconsulting.llc) Accel Consulting, LLC

Re: Google's Submissions in Response to November 12 Order Adopting in Part and Modifying in Part the Special Master's Report and Orders on Referred Discovery Issues Dkt. 377, *Calhoun v. Google LLC*, Case No. 5:20-cv-05146-LHK-SVK (N.D. Cal.) and Dkt. 331, *Brown v. Google LLC*, Case No. 5:20-cv-03664-LHK-SVK (N.D. Cal.)

Dear Special Master Brush, Mr. Schmidt:

Thank you for your December 7 email regarding Google's submissions in response to the Court's November 12 Order Adopting in Part and Modifying in Part the Special Master's Report and Orders on Referred Discovery Issues in *Brown v. Google* (Dkt. 331) and *Calhoun v. Google* (Dkt. 377). Google is hereby providing additional information as requested in the email.

Brown v. Google

In response to A1-A5 from the December 7 email, Google is hereby providing additional information regarding the five data sources in the spreadsheet titled "2021-12-08 Brown - Special Master Submission" along with this letter. Among these sources, and draw on existing tooling Google has to look up consent, provide TakeOut data, and respond to law enforcement requests. The tooling can only be

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utilized to search data with Google Account information, and is categorically different from the other data sources Google has identified that may contain data relevant to this case.

In response to number D from the December 7 email and based on a reasonable investigation, Google hereby confirms that the fields identified reflect all fields for the corresponding data sources, with the exception of (1) the fields for logs that Google provided on December 1, 2021, and (2) the fields for certain Corpora that were included in the produced data. As communicated earlier, including at the November 24 conference, the December 1 submission contains the top 100 fields by size for the logs pulled through Google's automated tool As to the Corpora where Google pointed to the produced data, fields included in the data were determined by the user's activity. Therefore, only relevant fields were included.

Calhoun v. Google

In response to number A1 from the December 7 email, Google is hereby providing a searchable PDF of document GOOG-CALH-00039102 along with this letter.

In response to numbers A2-A4 from the December 7 email, Google is hereby providing additional information regarding the three data sources in the spreadsheet titled "2021-12-08 Calhoun - Special Master Submission" along with this letter. Among these sources, and and draw on existing tooling Google has to look up consent, provide TakeOut data, and respond to law enforcement requests. The tooling can only be utilized to search data with Google Account information, and is categorically different from the other data sources Google has identified that may contain data relevant to this case.

In response to number D from the December 7 email and based on a reasonable investigation, Google hereby confirms that the fields identified reflect all fields for the corresponding data sources, with the exception of (1) the fields for logs that Google provided on December 1, 2021, and (2) the fields for certain Corpora that were included in the produced data. As communicated earlier, including at the November 24 conference, the December 1 submission contains the top 100 fields by size for the logs pulled through Google's automated tool As to the Corpora where Google pointed to the produced data, fields included in the data were determined by the user's activity. Therefore, only relevant fields were included.

Please do not hesitate to contact us if you have any questions or require additional information.

Respectfully,

QUINN EMANUEL URQUHART & SULLIVAN, LLP

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Josef Ansorge

Port Ansage

EXHIBIT 7 Redacted Version of Document Sought to be Sealed

Geoffrey Grundy

From: Timothy Schmidt <timothy.schmidt@accelconsulting.llc>

Sent: Thursday, December 9, 2021 2:51 PM

To: Tracy Gao; Josef Ansorge

Cc: QE Brown; QE Calhoun; Douglas Brush

Subject: Re: Brown & Calhoun - Special Master Submission - Confidential

[EXTERNAL EMAIL from timothy.schmidt@accelconsulting.llc]

Ms. Gao, Mr. Ansorge,

We are in receipt of your email, and we have downloaded and reviewed the information you provided with respect to the outstanding Section 3 items for Brown and Calhoun. We understand that the undertaking of efforts to pull this information in such a short period of time has been tremendous and we thank you again for your hard work and continued cooperation in moving forward with the process.

We will be providing the relevant information to each of the parties so that they can begin their selection processes and provide you their choices in the very near future:

Brown – will be providing the following by close of business EST, Friday, December 10, 2021:

- 1. The names of data sources that will be searched from the list of in addition to the called out in Section 3, main paragraph,
- 2. Search terms for each of the data sources that will be searched.

Calhoun – will be providing the names of any additional data sources that meet the criteria of Section 3, number 6 by no later than close of business EST, Tuesday, December 14, 2021; the delay here is due to one of the Calhoun Plaintiff's experts having to respond to a family emergency, for which they have been granted an extension.

Special Master Brush would like to remind you that the requirement for Google to provide field definitions and schemas for all data sources was only temporarily suspended to expedite matters and should the Special Master determine that it becomes necessary, you are still under orders to provide these elements for any or all potentially relevant data sources based on his discretion.

Thank you, Tim Schmidt

Timothy Schmidt

Consultant M 202.577.5302

E timothy.schmidt@accelconsulting.llc

Accel Consulting LLC BOULDER, CO 80301

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From: Tracy Gao <tracygao@quinnemanuel.com> Date: Wednesday, December 8, 2021 at 6:13 PM

Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 31 of 133

To: Douglas Brush <douglas.brush@accelconsulting.llc>, Timothy Schmidt <timothy.schmidt@accelconsulting.llc>

Cc: QE Brown <qebrown@quinnemanuel.com>, QE Calhoun <qecalhoun@quinnemanuel.com>

Subject: Brown & Calhoun - Special Master Submission

Dear Special Master Brush, Mr. Schmidt:

Below please find a SendFile link to Google's letter and submission in response to Mr. Schmidt's December 7 email regarding Google's submission pursuant Magistrate Judge van Keulen's November 12, 2021 Order issued in *Brown v. Google* (Dkt. 331) and *Calhoun v. Google* (Dkt. 377).

https://sendfile.quinnemanuel.com/pkg?token=5698dd91-c112-45ef-a24b-1c0b7a33da95

I'll send password under separate cover.

Respectfully, Tracy

Tracy Gao
Quinn Emanuel Urquhart & Sullivan, LLP

1300 I Street, NW, Suite 900
Washington, D.C. 20005
202-538-8327 Direct
202.538.8000 Main Office Number
202.538.8100 FAX
tracygao@quinnemanuel.com
www.quinnemanuel.com

EXHIBIT 8

Geoffrey Grundy

From: Timothy Schmidt <timothy.schmidt@accelconsulting.llc>

Sent: Friday, December 10, 2021 1:50 PMTo: Mark C. Mao; Douglas BrushCc: QE Brown; Google Team

Subject: Re: Re Brown v. Google LLC (N.D. Cal. Case No. 20-cv-03664) - re 11/12/21 Order

[EXTERNAL EMAIL from timothy.schmidt@accelconsulting.llc]

Mr. Mao, et. al.,

Thank you for your correspondence of yesterday. Special Master Brush has thoughtfully reviewed your comments and concerns.

First Issue:

The Special Master appreciates your interest in moving the process forward as quickly as possible. In that light, we are pleased that Google has now provided Plaintiffs with field names for the potentially relevant data sources where possible. We will now be able to move forward with Plaintiffs' selections of additional data sources and search terms which Google will begin searching in the very near future.

Second Issue:

After reviewing a large portion/sample of the field names associated with the potentially relevant data sources identified for the matter, the Special Master has determined that it is possible to decide on the context and probable contents of most fields that Defendant has provided.

As the context is discernable within the field names that have been supplied to Plaintiffs by Google, at this time, the Special Master is not going to require Defendant to provide more field descriptions than have already been provided for Section 3 processes.

The Special Master makes this determination in line with the Order issued by Magistrate van Keulen on November 12, 2021 (Dkt 331), paying note to pg5, beginning at line 7, "as the Court has noted in recent months and again at the hearing on November 4, discovery is bounded both by the Federal Rules and by case management deadlines. The requests for production from Google must and will come to an end as provided for in Exhibit 1."

And pg. 5, beginning at line 25, "Pursuant to Rule 53(c)(1)(B), the Special Master is authorized to take all appropriate measures to perform his duties fairly and efficiently and to enforce this Order as he deems appropriate including modifying this Order, issuing further orders, convening conferences of the Parties, and recommending sanctions or otherwise seeking the assistance of this Court."

Third Issue:

In line with the Order issued by Magistrate van Keulen on November 12, 2021 (Dkt 331), paying note to pg5, beginning at line 7, "as the Court has noted in recent months and again at the hearing on November 4, discovery is bounded both by the Federal Rules and by case management deadlines. The requests for production from Google must and will come to an end as provided for in Exhibit 1."

And pg. 5, beginning at line 25, "Pursuant to Rule 53(c)(1)(B), the Special Master is authorized to take all appropriate measures to perform his duties fairly and efficiently and to enforce this Order as he deems appropriate including modifying this Order, issuing further orders, convening conferences of the Parties, and recommending sanctions or

Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 34 of 133

otherwise seeking the assistance of this Court", the Special Master temporarily modified the field listing requirement to include the lesser of 100 fields or all of the fields in each data source.

The modification was made to assure that no fields not provided would contain any information relevant to the matter at hand. Further, the Special Master will require Google to attest that the fields not included in the list for any data source for which they were provided do not contain any information relevant to the matter at hand. Google will further attest that it has provided information about the tools, instruction sets and manuals that are used for searching the relevant data sources as well as a one-to-one linkage between each data source and those tools, instruction sets and manuals used for searching those data sources.

Fourth Issue:

Special Master Brush has taken into account delays and extensions which have occurred up to this point in modifying scheduling deadlines for inputs from Plaintiffs and Google. Special Master Brush is equally committed to moving this process forward and ensuring that all Parties have time to complete their responsibilities. Special Master Brush has, is, and will continue to thoughtfully and equitably consider reasons for delays and requests for extensions from all Parties involved in this matter.

Special Master Brush and I will review the need for a Joint call (Brown and Calhoun matters will be held separately) to catch up and discuss go-forward processes. We will advise early next week.

Thank you, Tim Schmidt

Timothy Schmidt

Consultant **M** 202.577.5302

E timothy.schmidt@accelconsulting.llc

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From: "Mark C. Mao" <mmao@BSFLLP.com>
Date: Thursday, December 9, 2021 at 2:55 PM

To: Timothy Schmidt <timothy.schmidt@accelconsulting.llc>, Douglas Brush

<douglas.brush@accelconsulting.llc>

Cc: QE Brown <gebrown@quinnemanuel.com>, Google Team

<googleteam@lists.susmangodfrey.com>

Subject: Re Brown v. Google LLC (N.D. Cal. Case No. 20-cv-03664) - re 11/12/21 Order

Dear Special Master Brush and Mr. Schmidt:

Thank you for facilitating this process. On behalf of the *Brown* Plaintiffs, I am writing to raise certain issues and concerns for your consideration.

First, without intending to criticize your efforts in any way, the *Brown* Plaintiffs are concerned regarding how long Google is taking to provide the information required by the November 12 Order. Google's delay is prejudicial to the *Brown* Plaintiffs given the January 22 discovery cutoff. We appreciate your efforts and, without waiving and preserving all objections, Plaintiffs are eager to proceed with at least some searches as soon as possible.

Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 35 of 133

Second, it appears that the materials recently provided by Google only include field names without providing field descriptions. The *Brown* Plaintiffs had proposed that Google initially provide only field names, to move this forward quickly, but (as you know) field descriptions are important in terms of constructing searches and required by the November 12 Order. We would appreciate an update in terms of when those field descriptions will be provided.

To propose searches, the *Brown* Plaintiffs need without limitation descriptions for any and all fields that may contain HTTP header information (i.e., where fields contain information concerning the X-Client-Data header, which may either be contained as a part of the field or as a field by itself), IP addresses, user agents, and other identifiers (e.g., cookie and IDs, such as Biscottis and PPIDs). Has Google provided this information? If so, it does not appear that we have received it. While Plaintiffs are eager to get searches going, and are willing to allow for more time for compliance on the other fields (and again without waiving their objections to Google's failed compliance), the field descriptions are critical to meaningful searches.

Third, before the *Brown* Plaintiffs provide search terms, we would also like (a) Google's confirmation that it has fully provided all fields in the sources identified, in addition to (b) confirmation that it has provided all tools available to Google to search such sources, along with the instruction sets and manuals. It is unclear what happened to these components as part of Steps 2 and 3 from the November 12 Order.

Fourth, to the extent that any of Google's delays result in the *Brown* Plaintiffs needing additional searches later on, or potentially more time to complete discovery on such issues, we respectfully request that you consider these delays for your recommendations, including any request by the *Brown* Plaintiffs for extensions on the discovery deadline. We are committed to moving this forward, and we just want to ensure that we have time to complete this process.

If appropriate and helpful, the *Brown* Plaintiffs would be available for a joint conference on this tomorrow with you and counsel for Google.

We understand that you are eager to get the search process for Step 4 going, and so are we. We too would prefer and stand ready to provide our search requests as soon as Google completes what was ordered for Steps 2 and 3. Still, we respectfully need to preserve and stand on our objections to Google's delays, while hoping that you will consider the *Brown* Plaintiffs' needs for appropriate adjustments as well while we move forward with interim solutions.

Thank you in advance.

Mark C. Mao

(He/him/his) Partner

BOIES SCHILLER FLEXNER LLP

44 Montgomery Street, 41st Floor San Francisco, CA 94104 (t) 415 293 6858 (c) 415 999 9695 mmao@bsfllp.com

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EXHIBIT 9 Redacted Version of Document Sought to be Sealed

Geoffrey Grundy

From: Mark C. Mao <mmao@BSFLLP.com>
Sent: Wednesday, December 15, 2021 5:09 PM

To: Timothy Schmidt; QE Brown; googleteam@lists.susmangodfrey.com

Cc: Douglas Brush

Subject: RE: Brown v. Google LLC (N.D. Cal. Case No. 20-cv-03664) - Confidential

[EXTERNAL EMAIL from mmao@bsfllp.com]

Counsel,

Thank you for the conference today.

First, we appreciate your willingness to provide information about the cafe.adinteractionlog that Google used as part of its mid-2020 Incognito detection analyses. Can you also please confirm that Google will identify all other log sources that Google used for these analysis, including the other "log sources" that Bert Leung was alluding to in this document: GOOG-CABR-05280756. In addition, the other two sources that Plaintiffs now request information about are:

in containing the PPID to Biscotti mapping table. See GOOG-CABR-04430332
 ("When we receive the PPID, we use no mapping exists, in the containing the PPID to Biscotti mapping table. See GOOG-CABR-04430332
 key to find the mapped Biscotti id, or create a new one if table.").
 See GOOG-CABR-03823750 (

Second, we request that you specify which logs Google identified, are used for both display and search ads. For such logs, we would like to know if the fields for the search side have been removed.

Third, we are asking for descriptions for the following six types of fields:

- HTTP headers the description should include at minimum whether the X-Client-Data Header (whether in whole or in part) is included or part of the stored header;
- User agent strings the description should include at minimum whether the string is in part or in full;
- Identifier fields (e.g. IDs and cookies) the description should include at minimum what kind of identifiers are stored, so that plaintiffs would know what kind of identifiers can be used to search against the source;
- Fields containing URLs the description should include at minimum what portions of the page URL is stored.

We thank you in advance.

From: Timothy Schmidt <timothy.schmidt@accelconsulting.llc>

Sent: Wednesday, December 15, 2021 12:46 PM

To: Mark C. Mao <mmao@BSFLLP.com>; QE Brown <qebrown@quinnemanuel.com>;

googleteam@lists.susmangodfrey.com

Cc: Douglas Brush <douglas.brush@accelconsulting.llc>

Subject: Re: Brown v. Google LLC (N.D. Cal. Case No. 20-cv-03664) - Confidential

CAUTION: External email. Please do not respond to or click on links/attachments unless you recognize the sender.

Mr. Mao,

Absolutely I will set him up. If there are others from your team who would wish for access, please ping me and I will be happy to oblige.

Thank you, Tim Schmidt

Timothy Schmidt

Consultant **M** 202.577.5302

E timothy.schmidt@accelconsulting.llc

Accel Consulting LLC BOULDER, CO 80301

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From: "Mark C. Mao" < mmao@BSFLLP.com >

Date: Wednesday, December 15, 2021 at 3:44 PM

To: Timothy Schmidt < timothy.schmidt@accelconsulting.llc, QE Brown qebrown@quinnemanuel.com, "googleteam@lists.susmangodfrey.com"

<googleteam@lists.susmangodfrey.com>

Cc: Douglas Brush <douglas.brush@accelconsulting.llc>

Subject: RE: Brown v. Google LLC (N.D. Cal. Case No. 20-cv-03664) - Confidential

Mr. Schmidt – I have a small administrative request. Going forward, can you also add Mr. Frawley to your fileshare? (Alex Frawley AFrawley@susmangodfrey.com) Thank you very much in advance, and I am indebted for the trouble.

From: owner-googleteam@lists.susmangodfrey.com < owner-googleteam@lists.susmangodfrey.com > On Behalf

Of Timothy Schmidt

Sent: Wednesday, December 15, 2021 12:34 PM

To: QE Brown <qebrown@quinnemanuel.com>; googleteam@lists.susmangodfrey.com

Cc: Douglas Brush < douglas.brush@accelconsulting.llc>

Subject: Brown v. Google LLC (N.D. Cal. Case No. 20-cv-03664) - Confidential

Ms. Truong, Mr. Ansorge,

We have uploaded the data source list, search term criteria, and search terms for the first round of searches for Exhibit one for Brown, et. al. v. Google to our ShareFile system. You will find the information in the Brown v. Google\To Google\To Google\20211215 folder in a file named: "Brown v. Google LLC (N.D. Cal. Case No. 20-cv-03664) — Confidential.xlsx". The searches are to follow "OR" logic for the terms listed for each data source. Please kick off searches and provide results prior to COB EST, Monday, December 20, 2021.

For the Plaintiffs, we have placed the information file in the following location on your instance of our ShareFile system: Brown v. Google\To Brown\20211215 in a file of the same name as the one provided to Google.

Thank you, Tim Schmidt

Timothy Schmidt
Consultant
M 202.577.5302
E timothy.schmidt@accelconsulting.llc

Accel Consulting LLC BOULDER, CO 80301

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quinn emanuel trial lawyers | washington, dc

1300 I Street NW, Suite 900, Washington, District of Columbia 20005-3314 | TEL (202) 538-8000 FAX (202) 538-8100

Writer's Email Address josefansorge@quinnemanuel.com

December 15, 2021

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VIA E-MAIL

Special Master Douglas Brush (douglas.brush@accelconsulting.llc) Accel Consulting, LLC

Timothy Schmidt (timothy.schmidt@accelconsulting.llc) Accel Consulting, LLC

Re: Google's Submissions in Response to November 12 Order Adopting in Part and Modifying in Part the Special Master's Report and Orders on Referred Discovery Issues Dkt. 377, Calhoun v. Google LLC, Case No. 5:20-cv-05146-LHK-SVK (N.D. Cal.) and Dkt. 331, Brown v. Google LLC, Case No. 5:20-cv-03664-LHK-SVK (N.D. Cal.)

Dear Special Master Brush, Mr. Schmidt:

Google is hereby providing additional information requested during today's discovery process status updates in *Brown v. Google* and *Calhoun v. Google*.

Brown v. Google

	In response to Plaint	iffs' request	made	today	for	additional	information	related	to
	, Google h	as used its			tool	to compile	the top 100 fi	elds by si	ize
for	. Goog	le has loaded	a sprea	dsheet				containi	ng
those	field names to the follow	ing sendfile:					_		

https://sendfile.quinnemanuel.com?p=9339ae52-65af-4ee1-9ae9-b6d0a16f0f33

Separately, we are in receipt of the search terms Mr. Schmidt sent today for *Brown v. Google*. The search terms appear to contain new cookie values that are being provided for the first time in this litigation. Before Google searches for data associated with these cookies, we respectfully request confirmation that these new cookie values all come from the browsers of Plaintiffs who have provided a consent notification to Google authorizing it to search for and produce any associated data.

Calhoun v. Google

In response to Plaintiffs' and the Special Master's request made today for additional information related to Google has identified the following responsive documents produced by Google in this matter.

- GOOG-CABR-03644400 Chrome Metrics Keyed by GAIA ID
- GOOG-CABR-04735687 Data Ingestion from Chrome Sync GOOG-CABR-04476804 Definition of Internal Analysis GOOG-CABR-04476632 Access Best Practices GOOG-CABR-04702145 Data Minimization Principles

- GOOG-CABR-04698271 Obscured Tables in
- _-_Chrome_Analysis.pdf GOOG-CALH-00031005 - Chrome_Data_in_
- GOOG-CALH-00031010 Chrome_Metrics_Keyed_by_Gaia_ID_-_from__perspective
- GOOG-CALH-00031286 -
 - Chrome_in___DWH__Product___Platform_duality.docx
- GOOG-CALH-00547767 Devices
- GOOG-CABR-05326721 -Access Best Practices

Google has loaded a zipfile ["GG8083RL PDF Export 20211215.zip"] containing these documents to the following sendfile:

https://sendfile.quinnemanuel.com?p=9339ae52-65af-4ee1-9ae9-b6d0a16f0f33

In addition to these efforts, we are meeting with engineers to understand the options for, and burdens associated with, querying additional data in . Please do not hesitate to contact us if you have any questions or require additional information.

Respectfully,

QUINN EMANUEL URQUHART & SULLIVAN, LLP

Josef Ansorge

Port Ansage

EXHIBIT 11 Redacted Version of Document Sought to be Sealed

Geoffrey Grundy

From: Timothy Schmidt <timothy.schmidt@accelconsulting.llc>

Sent: Tuesday, December 21, 2021 8:03 AM

To: Josef Ansorge; QE Brown

Cc: Mark C. Mao; googleteam@lists.susmangodfrey.com; Douglas Brush **Subject:** Brown v. Google LLC (N.D. Cal. Case No. 20-cv-03664) - Confidential

[EXTERNAL EMAIL from timothy.schmidt@accelconsulting.llc]

Mr. Ansorge, et. al.,

Special Master Brush has approved the inclusion of as a potentially relevant data source for which Brown Plaintiffs may request searches be performed. This decision is primarily based on Google providing additional information concerning that data source only around Thanksgiving and testimony provided in the recent deposition of Mr. Liao. Additionally, Brown Plaintiffs may search this data source in addition to the the terms of Section 4, number 5. Seeing that Google has provided field names for this data source, the Special Master has asked the Brown Plaintiffs to provide search terms for EST, December 23, 2021).

Thank you, Tim Schmidt

Timothy Schmidt

Consultant **M** 202.577.5302

E timothy.schmidt@accelconsulting.llc

Accel Consulting LLC BOULDER, CO 80301

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Ryan J. McGee Attorney rmcgee@forthepeople.com Direct: (813) 223-0931

March 4, 2022

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Via Email

Mr. Josef Ansorge

<u>JosefAnsorge@quinnemanuel.com</u>

Quinn Emanuel

Special Master Douglas Brush
Douglas.Brush@accelconsulting.llc
Accel Consulting, LLC

Mr. Timothy Schmidt

<u>Timothy.Schmidt@accelconsulting.llc</u>

Accel Consulting, LLC

Re: *Brown v. Google LLC*, No. 5:20-cv-03664-YGR-SVK (N.D. Cal.) Follow Up to March 4, 2022 Live Searches

Dear Special Master Brush,

Thank you for facilitating the 30 minutes of real-time searches conducted today. The *Brown* Plaintiffs write to propose a schedule for next steps and, by this letter, invite Google to prepare a joint update for the Special Master.

	First, from demonstrations today,	, we ask that Google complete searches o	of the logs
	;	; and	using
the	PPID-mapped-Biscottis	,	,
) provided during	g the demo and provide a full output of the	results, query,
and an	y debugging output associated with	th the query, including for the PPID search	1.

Google's Response:

Pursuant to Special Master Brush's request during yesterday's conference, Google has produced all the results for the live log searches conducted yesterday. *See* Google's March 4 submission titled "2022-03-04 Brown v. Google - Live Queries."

Second, during the *Calhoun* live search of the Chrome Sync log, an output associated with the bit "is_chrome_non_incognito_mode" was observed. Mr. Ansorge stated he was not familiar

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with this bit. The *Brown* Plaintiffs request that Google immediately provide information regarding this bit, including its purpose, the values for this bit, how those values are assigned, how those values are used, and under what circumstances those values are logged.

Google's Response:

The field appears in at least 17 files of Plaintiff data Google has produced, including: GOOG-BRWN-00840713 GOOG-BRWN-00840714 GOOG-BRWN-00840715 GOOG-BRWN-00845762 GOOG-BRWN-00845763 GOOG-BRWN-00845764 GOOG-BRWN-00845765 GOOG-BRWN-00845766 GOOG-BRWN-00845767 GOOG-BRWN-00845768 GOOG-BRWN-00845769 GOOG-BRWN-00845770 GOOG-BRWN-00845771 GOOG-BRWN-00845772 GOOG-BRWN-00845773 GOOG-BRWN-00845774 GOOG-BRWN-00845776

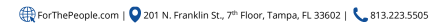
Below is the proto comment for this field:

```
// True if the event originates from Chrome in non-Incognito mode. // See go/chrome-incognito-logging-for-location for more details.
```

The hyperlink of go/chrome-incognito-logging-for-location links to GOOG-BRWN-00536949, which was produced to Plaintiffs in September 2021.

Third, the following (non-exhaustive) requests remain outstanding:

1. During the March 2d call, Mr. Schumann identified that the selection for Chrome UMA upload is controlled by a Finch variation. That same day we submitted variation IDs and asked Google to identify which variation ID corresponds to selection for Chrome UMA upload. We have also asked Google to confirm that UMA data is deleted on the browser side after UMA data is uploaded to Google, as well as a confirmation whether there is a variation ID below included within the X-Client-Data header indicating whether the Chrome instance has been selected for UMA upload:



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Google's Response:

This request is outside the scope of Special Master's order and request. Google will not respond to these additional discovery requests unless the Special Master orders us to do so.

2. The *Brown* Plaintiffs request again schema files for the logs containing the Incognito bit as well as upstream logs and sources. The *Brown* Plaintiffs also request again the full schema files for all of the identified logs in the Special Master process. Google engineers have indicated that all data schemas are within proto files. Our understanding is that the *Calhoun* team received in writing much more schema than the *Brown* Plaintiffs, in addition to a fuller explanation. We request a similar explanation for the logs that we have requested to be searched in the Second Iterative Search.

Google's Response:

First, Google produced the top 100 fields by size for the pulls data. Google is engaging in best efforts to search all the identifiers provided by consenting Plaintiffs and their experts across the logs. However, all logs contain third party confidential publisher information and Google will not be able to produce search results until after all third party publishers have had reasonable notice.

Following up on Mr. Mao's practical suggestion, Google proposes to produce one record for each log with the values redacted, so that Plaintiffs will have the populated fields for each log. Google will produce the records no later than Thursday, March 10, 2022.

Second, pursuant to the Special Master's order and instructions, Google will not be providing *all* fields for *all* identified logs. *See* Mr. Schmidt's December 10, 2021 email ("the Special Master temporarily modified the field listing requirement to include the lesser of 100 fields or all of the fields in each data source.").

The technical burdens associated with providing *all* field names are neither proportional nor beneficial to efficiently resolving the disputes currently before the Special Master. As Google explained in its October 1 letter re: technical burden to the Special Master, Google stores its logs records in protocol buffers. Protocol buffers related to the selected log sources are complex and include nested sub-messages that consist of other protocol buffers, that contain further nested sub-messages, and so forth. Each message file contains information about the name, type, identifying field number, and (in some cases) a comment ForThePeople.com | 201 N. Franklin St., 7th Floor, Tampa, FL 33602 | 813.223.5505

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about the field. To save space on disk, a protocol buffer record is encoded in a format in which the fields are identified by tag numbers.

Because the logs in question have fields and message files from multiple protocol buffer files, Google cannot produce a single ".proto" file, but rather would be required to compile a list of hundreds of files—a complex exercise that will require many software engineering hours. Similar to how C++ compilers can walk through #include statements to produce a binary with all the relevant code and libraries linked in—but there are no readily available tools to reconstruct all the relevant source code that went into that specific binary—proto files import other proto files, using subsections of those files. Moreover, proto files related to the selected data sources are source code: they are submitted as source code, reviewed as source code, and run as source code.

A protocol buffer contains all possible tags that could contain data. With very few exceptions—such as the limited number fields that have the rarely used "required" tag—there is no requirement for any given field to be filled in. Moreover, it is impossible to enforce the semantics of what a field is used for from product to product, or even record to record. Some protocol buffers, such as those used in ad query logs or frontend logs, are shared across multiple Google products and the vast majority of fields listed therein will contain no data in a given record. For example, many fields pertain only to ads shown on Google's search page and are irrelevant to ads on third-party websites.

Providing a list of fields in a proto that are actually filled/used for the data at issue, is also burdensome. Google has no existing tool that provides a listing of populated fields based on a given set of conditions. In theory, Google engineers could create a Flume pipeline to parse each individual record, filter-in matching product/criteria, enumerate the filled fields, and add those to a running set. However, this is a non-trivial program to write, test, submit, and validate. Running this program over more than a handful of recent days would also require significant computer resources, as the potentially relevant log sources are in the range. This list of fields would also contain highly sensitive information related to Google's ads serving infrastructure and abuse detection, that is irrelevant to this matter and whose disclosure could cause Google substantial economic harm.

Third, as explained at multiple Special Master conferences, Google did not provide "much more schema" to the *Calhoun* Plaintiffs. As the Special Master knows, with regard to schema/ field names, Google provided to both *Brown* and *Calhoun* Plaintiffs: (1) the top 100 fields by size; and (2) search results that contain populated fields.

3. The *Brown* Plaintiffs request again any Plaintiffs' preserved data that Special Master Brush has ordered Google to produce. In addition, we request that the *Brown* Plaintiffs receive the same schema and explanation for Plaintiffs' data as similarly provided to the *Calhoun* team. Furthermore, we request the decryption keys for any identifiers contained within the preserved data to the extent that these identifiers require decryption.



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Plaintiffs requested the production of preserved data for the first time earlier this week. Google will be producing the preserved data from logs that do not contain confidential third party information no later than Thursday, March 10.

4. Google engineers have agreed to take a look at our log requests in the Second Iterative Search and let us know which parameters would not return data for each log—to expedite search process. We have requested multiple times for that to be conducted immediately, and have not received a response.

Google's Response:

Google has previously agreed to provide this information along with the search results. But in the interest of cooperation and timely conclusion, below is a table that indicates whether each data source selected by Plaintiffs is queryable by the ID types Plaintiffs requested to run:

Selected Data Sources	Whether Queryable by Requested ID Types
	UMA client ID (client_ID2) - Yes, search results produced IP address and User Agent - Google is still investigating
(variant of	Biscotti ID extracted from IDE cookies - Yes Zwieback ID extracted from NID cookies - No PPID-mapped-biscotti ID from PPID - Yes IP address and User Agent - No
	 Biscotti ID extracted from IDE cookies - Yes Zwieback ID extracted from NID cookies - No PPID-mapped-biscotti ID from PPID - Yes IP address and User Agent - Google is still investigating Analytics CID - No Analytics User-ID (UID) - No

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AWENCASSA	1. Biscotti ID extracted from IDE cookies - Yes 2. Zwieback ID extracted from NID cookies - No 3. PPID-mapped-biscotti ID from PPID - Yes 4. IP address and User Agent - Google is still investigating 5. Analytics CID - No 6. Analytics User-ID (UID) - No
	 Biscotti ID extracted from IDE cookies - Yes Zwieback ID extracted from NID cookies - No PPID-mapped-biscotti ID from PPID - Yes IP address and User Agent – Google is still investigating Analytics CID - No Analytics User-ID (UID) - No
	 Analytics CID - Yes Analytics User-ID (UID) - Google is still investigating IP address and User Agent - Google is still investigating Biscotti ID extracted from IDE cookies - Yes Zwieback ID extracted from NID cookies - No PPID-mapped-biscotti ID from PPID - Yes
	 Analytics CID - Yes Analytics User-ID (UID) - Google is still investigating IP address and User Agent - Google is still investigating Biscotti ID extracted from IDE cookies - Yes Zwieback ID extracted from NID cookies - No PPID-mapped-biscotti ID from PPID - Yes
UMA Dashboard Statistics	Aggregate statistics
User Identifiers in Link Decoration	1. URL Clickstring - Google is still investigating

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,	GEST INJURY LAW FIRM
All logs that contain a 'bit" or equivalent	 Biscotti ID extracted from IDE cookies - Yes Zwieback ID extracted from NID cookies - Yes PPID-mapped-biscotti ID from PPID - Yes IP address and User Agent - Google is still investigating Analytics CID - No Analytics User-ID (UID) - No
	1. Biscotti ID extracted from IDE cookies - Yes 2. Zwieback ID extracted from NID cookies - No 3. PPID-mapped-biscotti ID from PPID - Yes 4. IP address and User Agent - Google is still investigating 5. Analytics CID - No 6. Analytics User-ID (UID) - No
	1. Biscotti ID extracted from IDE cookies - Yes 2. Zwieback ID extracted from NID cookies - No 3. PPID-mapped-biscotti ID from PPID - Yes 4. IP address and User Agent - Google is still investigating 5. Analytics CID - No 6. Analytics User-ID (UID) - No
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	 Analytics CID - Yes Analytics User-ID (UID) - Yes IP address and User Agent - Google is still investigating Biscotti ID extracted from IDE cookies - Yes Zwieback ID extracted from NID cookies - No PPID-mapped-biscotti ID from PPID - Yes

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	 Biscotti ID extracted from IDE cookies - Yes Zwieback ID extracted from NID cookies - No PPID-mapped-biscotti ID from PPID - Yes IP address and User Agent - Google is still investigating Analytics CID - No Analytics User-ID (UID) - No 		
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	1. Biscotti ID extracted from IDE cookies - Yes 2. Zwieback ID extracted from NID cookies - No 3. PPID-mapped-biscotti ID from PPID - Yes 4. IP address and User Agent - Google is still investigating 5. Analytics CID - No 6. Analytics User-ID (UID) - No		
	1. Biscotti ID extracted from IDE cookies - Yes 2. Zwieback ID extracted from NID cookies - No 3. PPID-mapped-biscotti ID from PPID - Yes 4. IP address and User Agent - Google is still investigating 5. Analytics CID - No 6. Analytics User-ID (UID) - No		
	 Biscotti ID extracted from IDE cookies - Yes Zwieback ID extracted from NID cookies - No PPID-mapped-biscotti ID from PPID - Yes IP address and User Agent - Google is still investigating Analytics CID - No Analytics User-ID (UID) - No 		

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Basic Subscriber Information / Legal Investigations Support Custom Tooling

1. Google Accounts (GAIA IDs) - Yes

5. The *Brown* Plaintiffs have repeatedly requested an explanation as to which logs contain PPID and Analytics User ID (i.e., this was part of our multiple requests previously for descriptions for the identifier fields).

Google's Response:

See response to Request 4 above. Google has no existing tool that provides a listing of populated fields that indicate whether a given log contains PPID or Analytics User ID.

6. The *Brown* Plaintiffs have repeatedly requested an explanation as to which *Brown* Plaintiff user identifiers have been decrypted and when results from the Second Iterative Search will be produced.

Google's Response:

All the identifiers provided by consenting Plaintiffs and their experts on December 17, February 22, and March 2 have been decrypted to the extent necessary. Google has produced all the decrypted IDs to Plaintiffs. Google will provide results from the second iterative search that do not contain third-party confidential information no later than Monday, March 14.

Respectfully,

Ryan J. McGee

Ryan J. McGee

EXHIBIT 13

Geoffrey Grundy

From: Timothy Schmidt <timothy.schmidt@accelconsulting.llc>

Sent: Friday, March 18, 2022 6:07 AM

To: Mark C. Mao; Tracy Gao; Ryan McGee x3030; GOOGLETEAM@lists.susmangodfrey.com; QE Brown

Cc: Douglas Brush

Subject: Re: Brown v. Google, LLC; No. 4:20-cv-03664-YGR-SVK; Wed 3/15 Conference

Categories: Log Email

[EXTERNAL EMAIL from timothy.schmidt@accelconsulting.llc]

All,

Special Master Brush and I met with Judge van Keulen at length following the hearing yesterday. She again reminded us that the final pieces of the discovery process need to be put in place as soon as possible. That said, several major pieces of the pie remain: preservation plans, search terms and criteria for historical searches of what was previously searched with only Dremel, and productions of preserved data sources awaiting either approval of third parties or notification time outs of same.

Preservation plans are due today as is noted in this email thread.

Search terms and criteria for historical searches of what was previously searched using only the Dremel tool need to be put together by Plaintiffs using information thus far provided by Google. The search terms need to be provided prior to business opening Monday EDT, March 21, 2022.

For productions of preserved data sources awaiting either approval of third parties or notification time outs of same, Plaintiffs' and Google will need to meet and confer to identify those third parties which will receive notifications (and whose data will be produced) and those third parties which will not receive notifications (at this time) and whose data will not be produced at this time. Special Master Brush expects this information to be provided to him in a joint statement by Monday close of business EDT, March 21, 2022. Google will provide evidence of notifications being sent out to all agreed upon third parties no later than Tuesday close of business EDT, March 22, 2022. Google will provide a good faith estimate of the production date for all data sources for which third party notification is required.

Special Master Brush wishes to have a close out meet and confer with the parties on Tuesday March 22, 2022, to confirm closure of the relevant open discovery items and to discuss the process in place for parties to complete the still remaining productions.

Thank you, Tim Schmidt

Timothy Schmidt

Consultant **M** 202.577.5302

E timothy.schmidt@accelconsulting.llc

Accel Consulting LLC BOULDER, CO 80301

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From: Douglas Brush <douglas.brush@accelconsulting.llc>

Date: Monday, March 14, 2022 at 8:40 PM

To: Timothy Schmidt <timothy.schmidt@accelconsulting.llc>, Mark C. Mao <mmao@bsfllp.com>, Tracy

Gao <tracygao@quinnemanuel.com>, Ryan McGee x3030 <rmcgee@forthepeople.com>

Cc: GOOGLETEAM@lists.susmangodfrey.com < GOOGLETEAM@lists.susmangodfrey.com >, QE Brown

<qebrown@quinnemanuel.com>

Subject: Brown v. Google, LLC; No. 4:20-cv-03664-YGR-SVK; Wed 3/15 Conference

Counsel et al,

I just finished an update call with Magistrate Judge van Keulen. While the Judge is pleased with the progress on the remaining discovery disputes, she also reminded me that discovery was to be completed on March 4, 2022. Still, we are invested in ensuring that the process considers both the Plaintiffs' claims and Google's defenses and that the process leaves very few stones unturned for either side in this matter.

I suggested to Her Honor that she cancels the hearing tomorrow in favor of Parties working on and closing out the remaining open discovery issues for the Court to have a more meaningful and productive hearing on Thursday, March 17.

I want a Meet & Confer tomorrow with Brown Parties tomorrow (3/15) morning to finish creating preservation plans, conclude the remaining discovery disputes, and put in place the criteria for Flume and or other remaining searches.

Finally, the Court and I expect that final preservation plans are filed no later than Friday, March 18, 2022. Failure to do so will result in the Court making a unilateral decision and or sanctions.

Best,			
Doug			

Douglas Brush
President
M 917.470.9140
E douglas.brush@accelconsulting.llc

Accel Consulting LLC BOULDER, CO 80301

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EXHIBIT 14

Geoffrey Grundy

From: Timothy Schmidt <timothy.schmidt@accelconsulting.llc>

Sent: Monday, March 21, 2022 3:07 PM

To: Mark C. Mao; Tracy Gao; Ryan McGee x3030; GOOGLETEAM@lists.susmangodfrey.com; QE Brown

Cc: Douglas Brush

Subject: Re: Brown v. Google, LLC; No. 4:20-cv-03664-YGR-SVK; Wed 3/15 Conference

[EXTERNAL EMAIL from timothy.schmidt@accelconsulting.llc]

ΑII,

Please provide the materials that Special Master Brush requested last week to be completed today. This would include search terms, criteria, and data sources to be searched from Plaintiffs. Also please note that we have still not received the information regarding outstanding productions that were to be provided to Special Master Brush by close of business today EDT by Google.

Thank you, Tim Schmidt

Timothy Schmidt

Consultant **M** 202.577.5302

E timothy.schmidt@accelconsulting.llc

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From: Timothy Schmidt <timothy.schmidt@accelconsulting.llc>

Date: Friday, March 18, 2022 at 2:06 PM

To: Mark C. Mao <mmao@bsfllp.com>, Tracy Gao <tracygao@quinnemanuel.com>, Ryan McGee

x3030 < rmcgee@forthepeople.com >, GOOGLETEAM@lists.susmangodfrey.com

<GOOGLETEAM@lists.susmangodfrey.com>, QE Brown <qebrown@quinnemanuel.com>

Cc: Douglas Brush <douglas.brush@accelconsulting.llc>

Subject: Re: Brown v. Google, LLC; No. 4:20-cv-03664-YGR-SVK; Wed 3/15 Conference

All,

Special Master Brush and I met with Judge van Keulen at length following the hearing yesterday. She again reminded us that the final pieces of the discovery process need to be put in place as soon as possible. That said, several major pieces of the pie remain: preservation plans, search terms and criteria for historical searches of what was previously searched with only Dremel, and productions of preserved data sources awaiting either approval of third parties or notification time outs of same.

Preservation plans are due today as is noted in this email thread.

Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 60 of 133

Search terms and criteria for historical searches of what was previously searched using only the Dremel tool need to be put together by Plaintiffs using information thus far provided by Google. The search terms need to be provided prior to business opening Monday EDT, March 21, 2022.

For productions of preserved data sources awaiting either approval of third parties or notification time outs of same, Plaintiffs' and Google will need to meet and confer to identify those third parties which will receive notifications (and whose data will be produced) and those third parties which will not receive notifications (at this time) and whose data will not be produced at this time. Special Master Brush expects this information to be provided to him in a joint statement by Monday close of business EDT, March 21, 2022. Google will provide evidence of notifications being sent out to all agreed upon third parties no later than Tuesday close of business EDT, March 22, 2022. Google will provide a good faith estimate of the production date for all data sources for which third party notification is required.

Special Master Brush wishes to have a close out meet and confer with the parties on Tuesday March 22, 2022, to confirm closure of the relevant open discovery items and to discuss the process in place for parties to complete the still remaining productions.

Thank you, Tim Schmidt

Timothy Schmidt

Consultant
M 202.577.5302
E timothy.schmidt@accelconsulting.llc

= timotry.sorimat@accoronicate

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From: Douglas Brush <douglas.brush@accelconsulting.llc>

Date: Monday, March 14, 2022 at 8:40 PM

To: Timothy Schmidt <timothy.schmidt@accelconsulting.llc>, Mark C. Mao <mmao@bsfllp.com>, Tracy Gao <tracygao@quinnemanuel.com>, Ryan McGee x3030 <rmcgee@forthepeople.com>

Cc: GOOGLETEAM@lists.susmangodfrey.com < GOOGLETEAM@lists.susmangodfrey.com>, QE Brown < gebrown@quinnemanuel.com>

Subject: Brown v. Google, LLC; No. 4:20-cv-03664-YGR-SVK; Wed 3/15 Conference

Counsel et al,

I just finished an update call with Magistrate Judge van Keulen. While the Judge is pleased with the progress on the remaining discovery disputes, she also reminded me that discovery was to be completed on March 4, 2022. Still, we are invested in ensuring that the process considers both the Plaintiffs' claims and Google's defenses and that the process leaves very few stones unturned for either side in this matter.

I suggested to Her Honor that she cancels the hearing tomorrow in favor of Parties working on and closing out the remaining open discovery issues for the Court to have a more meaningful and productive hearing on Thursday, March 17.

Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 61 of 133

I want a Meet & Confer tomorrow with Brown Parties tomorrow (3/15) morning to finish creating preservation plans, conclude the remaining discovery disputes, and put in place the criteria for Flume and or other remaining searches.

Finally, the Court and I expect that final preservation plans are filed no later than Friday, March 18, 2022. Failure to do so will result in the Court making a unilateral decision and or sanctions.

Best,			
Doug			

Douglas Brush

President **M** 917.470.9140

E douglas.brush@accelconsulting.llc

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EXHIBIT 15 Redacted Version of Document Sought to be Sealed

Geoffrey Grundy

From: Douglas Brush <douglas.brush@accelconsulting.llc>

Sent: Tuesday, March 22, 2022 3:24 PM

To: Timothy Schmidt; Mark C. Mao; Andrew Schapiro; Tracy Gao;

GOOGLETEAM@lists.susmangodfrey.com

Cc: QE Brown

Subject: Re: Brown (20-3664) v. Google - Plaintiffs' Proposed Preservation Plan

Importance: High

[EXTERNAL EMAIL from douglas.brush@accelconsulting.llc]

Counsel, et al.,

Thank you for making the time to speak tomorrow.

We are far past the end of discovery and these calls are to serve as instructions for closing out the only two open issues:

- 1. Final searches What terms and data sources will be run on the final searches of data.
- 2. Closing out the preservation plan. Please follow Mr. Schmidt's instructions on this. We will not spend much time on arguments or review of this issue tomorrow. However, I do expect the fully baked plans to come to me so I can finalize, send back, and have it fled with the Court.

To be crystal clear: This is the end of the process. We will not be arguing new issues or expanding discovery. Be prepared to come discuss how we close out the Special Master process this week.

Best,

Doug

Douglas Brush

President **M** 917.470.9140

E douglas.brush@accelconsulting.llc

Accel Consulting LLC BOULDER, CO 80301

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From: Timothy Schmidt <timothy.schmidt@accelconsulting.llc>

Date: Tuesday, March 22, 2022 at 6:22 AM

To: Mark C. Mao <mmao@BSFLLP.com>, Andrew Schapiro <andrewschapiro@quinnemanuel.com>, Douglas Brush <douglas.brush@accelconsulting.llc>, Tracy Gao <tracygao@quinnemanuel.com>, GOOGLETEAM@lists.susmangodfrey.com <GOOGLETEAM@lists.susmangodfrey.com>

Cc: QE Brown <gebrown@guinnemanuel.com>

Subject: Re: Brown (20-3664) v. Google - Plaintiffs' Proposed Preservation Plan

Ms. Gao.

Please set the meets for 10:00 am and 11:30 am EDT. Each meet should be for 1 hour.

Thank you, Tim Schmidt

Timothu Schmidt

Consultant **M** 202.577.5302

E timothy.schmidt@accelconsulting.llc

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From: Timothy Schmidt <timothy.schmidt@accelconsulting.llc>

Sent: Monday, March 21, 2022 11:08:41 PM

To: Mark C. Mao <mmao@BSFLLP.com>; Andrew Schapiro <andrewschapiro@quinnemanuel.com>; Douglas Brush <douglas.brush@accelconsulting.llc>; Tracy Gao <tracygao@quinnemanuel.com>;

GOOGLETEAM@lists.susmangodfrey.com < GOOGLETEAM@lists.susmangodfrey.com >

Cc: QE Brown <qebrown@quinnemanuel.com>

Subject: Re: Brown (20-3664) v. Google - Plaintiffs' Proposed Preservation Plan

All,

Thank you for providing your versions of a preservation plan as requested. Special Master and I have reviewed the plans and while these will serve as a starting point, we will need for the parties to provide a version that allows for consolidation of all parts of the competing plans into a unified format.

Special Master Brush requires that you provide a joint plan in a consolidated tabular format (i.e., both parties will provide input into the same cell within the table for each issue). The unified tabular joint submission will be provided to Special Master Brush by no later than close of business EDT, tomorrow, March 22, 2022. The format of each party's contribution will be as follows:

- Agreed upon verbiage will be provided in Black.
- Google verbiage to which Plaintiff does not agree will be provided in Orange.
- Plaintiff verbiage to which Google does not agree will be provided in Blue.

The table will be comprised of five columns:

- 1. Issue
- 2. Description of Issue and list of relevant data source(s)
- 3. For each identified data source associated with this issue, standard preservation length and approximate size
- 4. Start and End dates of preservation for relevant data sources for this issue
- 5. For each identified data source associated with this issue, a list of fields (where known or a description of content in general) which will be preserved; sampling methodology (if any)

Both Parties will refrain from providing legal arguments and/or criticism of opposing Party's approach.

The goal is to create a framework for Special Master Brush to work from to finalize a binding preservation plan.

Thank you, Tim Schmidt

Timothy Schmidt

Consultant M 202.577.5302

E timothy.schmidt@accelconsulting.llc

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From: Mark C. Mao <mmao@BSFLLP.com> Date: Saturday, March 19, 2022 at 9:19 PM

To: Andrew Schapiro <andrewschapiro@quinnemanuel.com>, Douglas Brush

<douglas.brush@accelconsulting.llc>, Tracy Gao <tracygao@quinnemanuel.com>, Timothy Schmidt

<timothy.schmidt@accelconsulting.llc>, GOOGLETEAM@lists.susmangodfrey.com

<GOOGLETEAM@lists.susmangodfrey.com>

Cc: QE Brown <qebrown@quinnemanuel.com>

Subject: Re: Brown (20-3664) v. Google - Plaintiffs' Proposed Preservation Plan

Mr. Shapiro -

Please present an actual preservation plan that includes data from the Class Period. That is what the Court ordered.

Your proposal has no basis or precedence in case law.

Thanks.

Mark (Hsiao C) Mao Boies Schiller Flexner LLP mmao@bsfllp.com 415.999.9695 (Cell)

From: Andrew Schapiro <andrewschapiro@quinnemanuel.com>

Sent: Saturday, March 19, 2022 11:53:41 AM

To: Mark C. Mao <mmao@BSFLLP.com>; Douglas Brush <douglas.brush@accelconsulting.llc>; Tracy Gao <tracygao@quinnemanuel.com>; Timothy Schmidt <timothy.schmidt@accelconsulting.llc>; GOOGLETEAM@lists.susmangodfrey.com <GOOGLETEAM@lists.susmangodfrey.com>

Cc: QE Brown <gebrown@quinnemanuel.com>

Subject: RE: Brown (20-3664) v. Google - Plaintiffs' Proposed Preservation Plan

Dear Special Master Brush:

This is a discussion about preservation, not about the merits of a class certification or liability. It is, of course, neither feasible nor reasonable to demand preservation of everything Plaintiffs list in the preservation proposal. Nor is it necessary. The case will rise or fall regardless of the amount of data that is preserved. Stated otherwise, the amount and quality of data that Google proposes preserving is more than sufficient for Plaintiffs to attempt to make their case and us to attack it.

I'm sure the last thing you are interested in now is finger-pointing, so I will say only that it was always our desire to submit a joint document, even if it reflected (via the color-code method) significant disagreement among the parties. The emails appended to Ms. Gao's submission make that clear. When, last night, plaintiffs refused to do so and sent in their own proposal, we had no choice but to follow with our own. The suggestion that our proposal is not a "preservation" proposal because it would preserve only samples from the logs— which is the only feasible approach, given the volume of data at issue — is meritless. If it helps, we would be willing to stipulate that the preserved samples are, in our view, representative ones.

Other than that, Mr. Mao's invitation to draw you in to a legal dispute about how claims in a class action can or cannot be established should be rejected. The issue before the Special Master, technical in nature, is whether a workable plan can be devised. The plan we have proposed is the only one that fits that bill, and should be adopted.

From: Mark C. Mao <mmao@BSFLLP.com> Sent: Saturday, March 19, 2022 10:57 AM

To: Douglas Brush <douglas.brush@accelconsulting.llc>; Tracy Gao <tracygao@quinnemanuel.com>; Timothy

Schmidt <timothy.schmidt@accelconsulting.llc>; GOOGLETEAM@lists.susmangodfrey.com

Cc: QE Brown <qebrown@quinnemanuel.com>

Subject: RE: Brown (20-3664) v. Google - Plaintiffs' Proposed Preservation Plan

[EXTERNAL EMAIL from mmao@bsfllp.com]

Special Master Brush:

It may help if I summarize at a high level, what the parties appear to be able to agree on (or work further to), and disagree on:

Both Google and Plaintiffs appear to be able to work further to:

- Select what fields and tables need to be preserved, to help reduce the total size of data to be preserved (e.g., Plaintiffs' proposed parameters below);
- Select what types of log sources are at issue (although Plaintiffs are still waiting for Google's full list of relevant logs and schema);
- Whether "super logs" combining log sources and data may be used by Google (e.g., combining UMA logs with ad logs).

However, Plaintiffs and Google are not able to agree on whether a sampling plan may be used in lieu of full preservation. To be clear, Google is talking about only preserving a small set of random event level data (e.g., at the row level), but destroying the remainder. Plaintiffs have asked for research from Google proving that this is legally permissible, because Plaintiffs have found no authority for the allowance of such destruction.

Google's insistence on a sampling approach is a gateway issue on the remainder of the agreement for Google. Thus, Plaintiffs have not yet been able to discuss with Google the preservation of other types of data typically preserved by Google, but of which should make it into a preservation plan anyways:

Encryption keys;

Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 67 of 133

- Profile data;
- Dashboard data;
- Financial data.

This high-level summary contains some over-simplification. But I figure this may the easiest way to explain to you why the parties are at an impasse.

Still, I hope I made clear that I am open to hearing more from Google over the weekend and before our meeting on the 22nd, and I remain on standby. Thank you all in advance.

From: Douglas Brush < douglas.brush@accelconsulting.llc>

Sent: Saturday, March 19, 2022 7:46 AM

To: Mark C. Mao <mmao@BSFLLP.com>; Tracy Gao <tracygao@quinnemanuel.com>; Timothy Schmidt

<timothy.schmidt@accelconsulting.llc>; GOOGLETEAM@lists.susmangodfrey.com

Cc: QE Brown < qebrown@quinnemanuel.com>

Subject: Re: Brown (20-3664) v. Google - Plaintiffs' Proposed Preservation Plan

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NAVIe and in the initial relation

Where is the joint plan?

Best,

Doug

Douglas Brush

President **M** 917.470.9140

E douglas.brush@accelconsulting.llc

Accel Consulting LLC BOULDER, CO 80301

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From: Mark C. Mao < mmao@BSFLLP.com > Date: Saturday, March 19, 2022 at 4:41 AM

To: Tracy Gao < tracy Gao tracy Gao tracygao@quinnemanuel.com, Douglas Brush douglas.brush@accelconsulting.llc, <a href="mailto:googletteam.

<<u>GOOGLETEAM@lists.susmangodfrey.com</u>>
Cc: QE Brown <qebrown@quinnemanuel.com>

Subject: Re: Brown (20-3664) v. Google - Plaintiffs' Proposed Preservation Plan

Ms. Gao -

The record below shows that the Brown plaintiffs were the only ones that had actually presented a preservation plan. Your counter presented a sampling plan instead, not a preservation plan.

While interesting theoretically, we immediately told you that it seemed legally questionable whether a sampling plan can even be used and approved by a Court in lieu, especially before class certification. Here, you are not even suggesting the seeking of Court approval, or some other means of blessing by the class process. Thus, we asked that you research the topic, and you do not appear to have done so.

Our plan presented last night is what we had originally presented on March 9, which remains the only preservation plan presented. Again, we ask that if your only suggestion is a sampling plan, please present legal authority that shows sampling may be used in lieu of actual preservation.

Thank you,

Mark (Hsiao C) Mao Boies Schiller Flexner LLP mmao@bsfllp.com 415.999.9695 (Cell)

From: Tracy Gao < tracygao@quinnemanuel.com>

Sent: Friday, March 18, 2022 8:28 PM

To: Douglas Brush < douglas.brush@accelconsulting.llc>; Timothy Schmidt

<timothy.schmidt@accelconsulting.llc>; GOOGLETEAM@lists.susmangodfrey.com
<GOOGLETEAM@lists.susmangodfrey.com>; Mark C. Mao <mmao@BSFLLP.com>

Cc: QE Brown <qebrown@quinnemanuel.com>

Subject: FW: Brown (20-3664) v. Google - Plaintiffs' Proposed Preservation Plan

Dear Special Master Brush, Mr. Schmidt,

As counsel for Plaintiffs suggested below, we are submitting Google's preservation proposal (see attached). We sent this proposal to Plaintiffs on Tuesday, March 15. The parties met and conferred on the same day, and counsel for Plaintiffs indicated that they would let us know which aspects of the proposal they could agree to and propose a joint preservation plan. We followed up with Plaintiffs a couple of times today, but unfortunately Plaintiffs refused to submit a joint preservation proposal. Instead, they sent a new proposal to the Special Master.

We are reviewing Plaintiffs' new proposal. Meanwhile, we can meet with the Special Master team at any time to discuss the details in our proposal.

Best, Tracy

From: Mark C. Mao < mmao@BSFLLP.com > Sent: Friday, March 18, 2022 9:20 PM

To: Tracy Gao < tracygao@quinnemanuel.com; Ryan McGee x3030 < tracygao@quinnemanuel.com; Ryan McGee x3030 < tracygao@quinnemanuel.com; Beko

Richardson < brichardson@BSFLLP.com >; GOOGLETEAM@lists.susmangodfrey.com

Cc: QE Brown <gebrown@guinnemanuel.com>

Subject: RE: Brown (20-3664) v. Google - Plaintiffs' Proposed Preservation Plan

[EXTERNAL EMAIL from mmao@bsfllp.com]

Counsel:

That won't work for many reasons. We will provide a response, to you and the Special Master. But you should probably do the legal research necessary on your proposal.

Please send your proposal and research to the Special Master as well. Thank you.

From: Tracy Gao <tracygao@quinnemanuel.com>

Sent: Friday, March 18, 2022 6:02 PM

To: Mark C. Mao < mmao@BSFLLP.com >; Ryan McGee x3030 < mcgee@forthepeople.com >; Beko Richardson

<bri>drichardson@BSFLLP.com>; GOOGLETEAM@lists.susmangodfrey.com

Cc: QE Brown < qebrown@quinnemanuel.com>

Subject: RE: Brown (20-3664) v. Google - Plaintiffs' Proposed Preservation Plan

Counsel,

Please find attached Google's draft of the joint preservation proposal. Please let us know if Plaintiffs agree to any specific aspects of the proposal. We propose to jointly submit to the Special Master the preservation proposal with areas of agreement in black, and disputed positions in red (Plaintiffs)/ blue (Google).

Best, Tracy

From: Mark C. Mao <mmao@BSFLLP.com> Sent: Friday, March 18, 2022 3:57 PM

To: Tracy Gao <tracygao@quinnemanuel.com>; Ryan McGee x3030 <rmcgee@forthepeople.com>; Beko

Richardson brichardson@BSFLLP.com; GOOGLETEAM@lists.susmangodfrey.com

Cc: QE Brown < gebrown@guinnemanuel.com>

Subject: RE: Brown (20-3664) v. Google - Plaintiffs' Proposed Preservation Plan

[EXTERNAL EMAIL from mmao@bsfllp.com]

I will send our proposal sometime between 3-4pm PT ideally. Thanks.

From: Tracy Gao <tracygao@quinnemanuel.com>

Sent: Friday, March 18, 2022 10:28 AM

To: Mark C. Mao < mmao@BSFLLP.com >; Ryan McGee x3030 < mcgee@forthepeople.com >; Beko Richardson

<bri>drichardson@BSFLLP.com>; GOOGLETEAM@lists.susmangodfrey.com

Cc: QE Brown < gebrown@quinnemanuel.com >

Subject: FW: Brown (20-3664) v. Google - Plaintiffs' Proposed Preservation Plan

Counsel,

As discussed at Tuesday's meet and confer, we are expecting Plaintiffs' proposed stipulation or thoughts on our March 15 suggested framework for preservation. Are Plaintiffs intending to provide any further input on the joint preservation proposal? To the extent that Plaintiffs can agree to specific aspects of our preservation proposal, could you please let us know by 1 pm Pacific? Thank you.

Best, Tracy

From: Josef Ansorge < josefansorge@quinnemanuel.com >

Sent: Tuesday, March 15, 2022 12:55 PM

To: Mark C. Mao < mmao@BSFLLP.com >; Douglas Brush < douglas.brush@accelconsulting.llc >; Timothy Schmidt

<timothy.schmidt@accelconsulting.llc>

Cc: QE Brown <qebrown@quinnemanuel.com>; GOOGLETEAM@lists.susmangodfrey.com

Subject: RE: Brown (20-3664) v. Google - Plaintiffs' Proposed Preservation Plan

Dear Mr. Mao,

Thank you for the productive meet and confer yesterday. Below please find our written proposal / suggested framework for preservation.

15-MAR-2022 Draft Google Framework for Preservation

Google proposes to preserve a daily sample of Display Ads events associated with different randomly selected UIDs scoped to activity in the United States based on the Country field:

Event id (information used to identify events in log entries);

IP address;

User-agent;

HTTP header (including x-client-data header field);

URL; and

Date and time (to the extent that is not legible from Event id).

Instead of categorically preserving a number of different log sources, Google proposes to construct a log source for preservation that only consists of the specific fields and data to be preserved. In addition, Google proposes preserving:



the Display Ads dashboard data (based on boolean field).

We are optimistic that the parties can find agreement and look forward to discussing class-wide preservation with you in more detail during today's meet and confer.

Best,

Josef Ansorge

Of Counsel, Quinn Emanuel Urquhart & Sullivan, LLP

1300 I Street, NW, Suite 900 Washington, D.C. 20005 202-538-8267 Direct 202.538.8000 Main Office Number 202.538.8100 FAX

Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 71 of 133

josefansorge@quinnemanuel.com www.quinnemanuel.com

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From: Mark C. Mao <mmao@BSFLLP.com> Sent: Wednesday, March 9, 2022 5:06 PM

To: Douglas Brush < douglas.brush@accelconsulting.llc>; Timothy Schmidt

<timothy.schmidt@accelconsulting.llc>

Cc: QE Brown <qebrown@quinnemanuel.com>; GOOGLETEAM@lists.susmangodfrey.com

Subject: Brown (20-3664) v. Google - Plaintiffs' Proposed Preservation Plan

	[EXTERNAL EMAIL from mmao@bsfllp.com]	
Dear Special Master Brush,		

As you have requested, Plaintiffs propose the following to try to move the ball forward on a preservation plan, consistent with the Magistrate Judge's recent orders.

Google to Preserve:

Plaintiffs propose that Google extend its default retention period for three discrete categories of logs, as well as any encryption and/or joinability keys associated with any identifiers in such logs, as follows:

Ι.	that this log appears to be
	See GOOG-CABR-04801490.
1.	Logs with the Bit: Google should preserve all of these logs for at least year longer than the default retention period. Please note that Google considered retaining logs—which include substantially greater data and are costlier to preserve than for its own, internal business purposes. See GOOG-BRWN-00845467.
1.	Select Additional Logs: Google should preserve the following logs, which appear to contain either (a) the X-Client data header or (b) PPID-mapped biscotti and/or Analytics User IDs, for at least year longer than the default retention period:

For sources Nos. 2-3, the proposed retention periods may be sufficient, or would provide sufficient time for the parties to agree on a more targeted preservation plan if necessary. Plaintiffs remain willing to consider any proposals by Google to narrow what is preserved to less than the full content of these logs, but Plaintiffs presently do not have sufficient information to propose such a subset without further input from Google and believe the full logs should be preserved at least long enough for the parties to confer about a more targeted preservation plan. For example, Plaintiffs may be willing to meet and confer to agree on the preservation of a smaller subset of the data, specifically -1 identifiers, 2) IP address, 3) user-agent, 4) HTTP header, 5) URL, 6)

Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 72 of 133

date and time, and 7) any "incognito"-titled field (e.g., Incognito-detection (e.g., Incognito-detecti
Google to Disclose:
Plaintiffs also propose that Google disclose the names of all logs in the following categories, as well as their default retention periods. Once such a disclosure is made, Plaintiffs can consider what preservation, if any, may be necessary.
 All source logs from which the inferred. bit in the logs described above may be inferred.
1. All logs containing any parameter or field with "Incognito" in the name, and the full name/description of the field with "Incognito" in the name for each such log. (For instance, logs that contain an bit would be included here.)
 All logs containing PPID-mapped biscotti and/or Analytics User IDs. Google has indicated that it does not have an "existing tool" that "provides a listing of populated fields that indicate whether a given log contains PPID or Analytics User ID."
For these three categories of logs and sources that Plaintiffs are requesting that Google disclose, Plaintiffs may again be willing to meet and confer to agree on the preservation of a smaller subset of the data, specifically – 1) identifiers, 2) IP address, 3) user-agent, 4) HTTP header, 5) URL, 6) date and time, and 7) any "incognito"-titled field (e.g., fields). Plaintiffs respectfully submit that Google should use whatever means it has available to attempt in good faith to identify such logs; for example, by (1) asking persons likely to have such knowledge, (2) running test searches for such identifiers across a broader set of logs to identify those containing such identifiers, (3) using any tools that would identify such logs (even if such a tool would not "provide a listing of populated fields" as Google's carefully-worded statement above suggests), or (4) any other methods available to Google. Plaintiffs and their experts remain available to discuss these issues to try to arrive at a sensible preservation framework.
Respectfully,
Mark C. Mao (He/him/his) Partner BOIES SCHILLER FLEXNER LLP 44 Montgomery Street, 41st Floor San Francisco, CA 94104 (t) 415 293 6858 (c) 415 999 9695 mmao@bsfllp.com
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EXHIBIT 16 Redacted Version of Document Sought to be Sealed

Geoffrey Grundy

From: Josef Ansorge

Sent: Wednesday, March 23, 2022 11:47 AM

To: Douglas Brush; Timothy Schmidt; Mark C. Mao

Cc: QE Brown; GOOGLETEAM@lists.susmangodfrey.com

Subject: Brown v. Google: Deposition Testimony re: Log

Special Master Brush, Mr. Schmidt, Mr. Mao,

Thank you for the productive meet and confer this morning. As requested by the Special Master, we are hereby providing sendfile information for the deposition transcript and relevant exhibit used at Dr. Sadowski's 30(b)(6) deposition regarding the logs (Notice 2; Topic 10). We have highlighted the most relevant passages for the Boolean fields in both documents. (I will provide the sendfile password under separate cover.)

Click here to download the file(s) listed below

DrCaitlinSadowski_2_highlighting.pdf 122.04 KB DrCaitlinSadowski_COND.pdf 425.28 KB

If the link above does not open, please copy and paste the following URL into your browser: https://sendfile.quinnemanuel.com/pkg?token=34268486-5ae9-487a-9d85-9dc72a253207

As explained this morning, to the extent Plaintiffs select any of these log sources for their next round of searches—and the Special Master approves the requests—Google agrees to conduct searches over those sources and produce responsive results.

We look forward to working with Plaintiffs and the Special Master to close out the Special Master process this week.

Best,

Josef Ansorge

Of Counsel, Quinn Emanuel Urquhart & Sullivan, LLP

1300 I Street, NW, Suite 900 Washington, D.C. 20005 202-538-8267 Direct 202.538.8000 Main Office Number 202.538.8100 FAX josefansorqe@quinnemanuel.com www.quinnemanuel.com

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EXHIBIT 17 Redacted Version of Document Sought to be Sealed

Geoffrey Grundy

From: Josef Ansorge

Sent: Saturday, March 26, 2022 8:59 AM

To: Douglas Brush; Ryan McGee x3030; Timothy Schmidt; Mark C. Mao

Cc: QE Brown; GOOGLETEAM@lists.susmangodfrey.com

Subject: Re: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

Special Master Brush,

Thank you for your email and guidance. Google is ready to initiate the final set of searches, including searches across the preserved data you referred to in your email. We look forward to receiving the final set of search requests from Plaintiffs and to working with Plaintiffs and the Special Master team to successfully close out the Special Master process.

Best,

Josef Ansorge

Of Counsel,
Quinn Emanuel Urquhart & Sullivan, LLP

1300 I Street, NW, Suite 900 Washington, D.C. 20005 202-538-8267 Direct 202.538.8000 Main Office Number 202.538.8100 FAX josefansorge@quinnemanuel.com www.quinnemanuel.com

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From: Douglas Brush <douglas.brush@accelconsulting.llc>

Sent: Saturday, March 26, 2022 11:35

To: Ryan McGee x3030 <rmcgee@forthepeople.com>; Josef Ansorge <josefansorge@quinnemanuel.com>; Timothy

Schmidt <timothy.schmidt@accelconsulting.llc>; Mark C. Mao <mmao@BSFLLP.com>
Cc: QE Brown <qebrown@quinnemanuel.com>; GOOGLETEAM@lists.susmangodfrey.com

<GOOGLETEAM@lists.susmangodfrey.com>

Subject: Re: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

[EXTERNAL EMAIL from douglas.brush@accelconsulting.llc]

Mr. McGee and Mr. Ansorge,

Where are we in the search negotiations and a proposed plan for final searches?

As for the "Preserved" data listed below, I am to assume this is the blanked data put on litigation hold, that has not been produced due to 3rd party notification issues.

This data needs to be searched in accordance with the Special Master process and order. This is the process I want followed and to end the dispute about its production.

Best,			
Doug			

Douglas Brush

President **M** 917.470.9140

E douglas.brush@accelconsulting.llc

Accel Consulting LLC BOULDER, CO 80301

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From: Ryan McGee x3030 <rmcgee@forthepeople.com>

Date: Thursday, March 24, 2022 at 8:30 PM

To: Josef Ansorge < josefansorge@quinnemanuel.com >, Douglas Brush < douglas.brush@accelconsulting.llc >,

Timothy Schmidt <timothy.schmidt@accelconsulting.llc>, Mark C. Mao <mmao@BSFLLP.com>

Cc: QE Brown <qebrown@quinnemanuel.com>, GOOGLETEAM@lists.susmangodfrey.com

<GOOGLETEAM@lists.susmangodfrey.com>

Subject: Re: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

Special Master Brush, Mr. Schmidt, and Counsel:

Regarding the below "preserved data," the Brown Plaintiffs think what would help the parties move onward is:

- A full production of all of Plaintiffs' identifiers from the "preserved data," for what was withheld below. If no identifiers were withheld, Google should so indicate.
- For the below that Google is withholding, the parties need a record of what exactly is being held back.
 - At minimum, Plaintiffs would be entitled to field descriptions. This way, if there is any future dispute, there is no disagreement as to what was withheld, and on what alleged basis.
 - Without descriptions, there is no record of what Google is currently claiming needs "publisher permission." The Special Master and Court cannot evaluate the propriety of Google's claim.

If Google is willing to agree to the proposed interim solution above, Plaintiffs can wait longer for the rest of their preserved data, while proceeding forward beyond the issue of "preserved data" at least for their searches. The *Brown* Plaintiffs maintain that they are entitled to all of their data, and a full production of the preserved data as ordered. The

Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 79 of 133

compromise offered here is merely an interim solution, and the *Brown* Plaintiffs do not hereby waive any rights or objections.

Lastly, the *Brown* Plaintiffs note that their willingness to work with Google on this for "preserved data" is not a compromise on getting complete and fulsome search results. We agree with the Special Master's reminder yesterday, which is that the full productions were ordered.

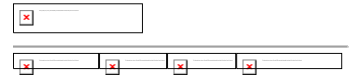
Thank you, Ryan

Ryan McGee

Attorney My Bio

P: (813) 223-0931 **F:** (813) 222-4702

A: 201 N Franklin St, 7th Floor, Tampa, FL 33602



A referral is the best compliment. If you know anyone that needs our help, please have them call our office 24/7.

From: <owner-googleteam@lists.susmangodfrey.com> on behalf of Josef Ansorge

<josefansorge@quinnemanuel.com>

Date: Wednesday, March 23, 2022 at 4:34 PM

To: Douglas Brush <douglas.brush@accelconsulting.llc>, Timothy Schmidt

<timothy.schmidt@accelconsulting.llc>, "Mark C. Mao" <mmao@BSFLLP.com>

Cc: QE Brown <qebrown@quinnemanuel.com>, "GOOGLETEAM@lists.susmangodfrey.com"

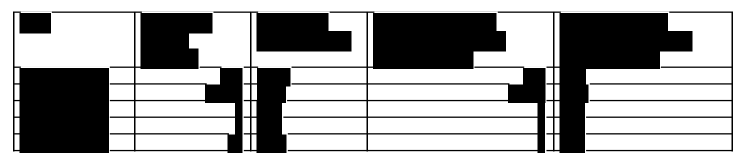
<GOOGLETEAM@lists.susmangodfrey.com>

Subject: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

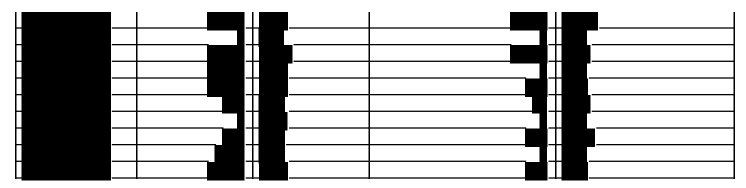
CAUTION: Use caution when clicking on links or opening attachments in this external email.

Special Master Brush, Mr. Schmidt, Counsel,

As requested during this morning's meet and confer we have worked with Google engineers to pull additional descriptive statistics comparing produced preserved data to preserved data that would require reasonable publisher notice before it can be produced.



Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 80 of 133



We hope this additional information is helpful to the Special Master to determine whether, and for which publishers, Google should provide reasonable notice to produce previously preserved records. As stated during today's meet and confer, Google is prepared to provide notice to all the publishers associated with Plaintiffs' second set of search requests. Alternatively, we are also prepared to provide notice to the top publishers by record for preserved data and second set of search requests. To minimize the burden, we respectfully request that the publisher notice be conducted simultaneously for both cases (*Calhoun* and *Brown*) and all further required notices be processed together at one time.

Special Master Brush: Please let us know how we should proceed.

We look forward to working with Plaintiffs and the Special Master team to close out the Special Master process this week.

Best,

Josef Ansorge

Of Counsel, Quinn Emanuel Urquhart & Sullivan, LLP

1300 I Street, NW, Suite 900 Washington, D.C. 20005 202-538-8267 Direct 202.538.8000 Main Office Number 202.538.8100 FAX josefansorge@quinnemanuel.com www.quinnemanuel.com

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EXHIBIT 18 Redacted Version of Document Sought to be Sealed

Geoffrey Grundy

From: Douglas Brush <douglas.brush@accelconsulting.llc>

Sent: Thursday, March 31, 2022 10:56 AM **To:** Josef Ansorge; Mark C. Mao; QE Brown

Cc: GOOGLETEAM@lists.susmangodfrey.com; Timothy Schmidt

Subject: Re: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

[EXTERNAL EMAIL from douglas.brush@accelconsulting.llc]

Messrs Ansorge and Mao,

Plaintiffs are to provide final searches at this point.

As for the *preserved-historical data*, the preponderance of this material has been produced to the Plaintiffs. This should give ample context to construct searches. What has **NOT** been produced is material that needs 3rd part consent.

This tranche of data (*preserved-historical data requiring 3rd party consent*) will be searched with terms provided by the Plaintiffs. Then, responsive data will need to have 3rd party notice before production to the Plaintiffs.

We do not need to complicate this any further.

If we need to hop on a call to resolve this, please advise.

Best,

Doug

Douglas Brush

President **M** 917.470.9140

E douglas.brush@accelconsulting.llc

Accel Consulting LLC BOULDER, CO 80301

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From: Josef Ansorge < josefansorge@quinnemanuel.com>

Date: Thursday, March 31, 2022 at 9:38 AM

To: Mark C. Mao mmao@BSFLLP.com, Douglas Brush <douglas.brush@accelconsulting.llc>, QE Brown

<qebrown@quinnemanuel.com>

Cc: GOOGLETEAM@lists.susmangodfrey.com < GOOGLETEAM@lists.susmangodfrey.com >, Timothy Schmidt

<timothy.schmidt@accelconsulting.llc>

Subject: RE: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

Dear Special Master Brush,

As far as historical searches, you clearly informed the parties how publisher notice is to be handled: "Preserved data sources are to be searched in accordance with the Special Master process and order." No further meet and confers should be required. That dispute is resolved.

For the avoidance of all doubt, Google is not refusing to complete any searches. To the contrary, Google has repeatedly requested Plaintiffs' third and final set of searches. As we explained during our conferences, we were requesting Plaintiffs final set of searches because it would have permitted us to process all required publisher notices at one time. However, since Plaintiffs appear unwilling to submit any additional searches, we respectfully seek your guidance on whether the process will be complete once Google produces data requiring publisher notice from the following three sources:



Respectfully,

Josef Ansorge

Of Counsel, Quinn Emanuel Urquhart & Sullivan, LLP

1300 I Street, NW, Suite 900 Washington, D.C. 20005 202-538-8267 Direct 202.538.8000 Main Office Number 202.538.8100 FAX josefansorqe@quinnemanuel.com www.quinnemanuel.com

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From: Mark C. Mao <mmao@BSFLLP.com> Sent: Thursday, March 31, 2022 10:30 AM

To: Josef Ansorge <josefansorge@quinnemanuel.com>; Douglas Brush <douglas.brush@accelconsulting.llc>; QE Brown <qebrown@quinnemanuel.com>

Cc: GOOGLETEAM@lists.susmangodfrey.com; Timothy Schmidt <timothy.schmidt@accelconsulting.llc>

Subject: RE: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

[EXTERNAL EMAIL from mmao@bsfllp.com]								
Mr. Ansorge:								
Good morning.								

At minimum, do you dispute that you have not produced historical data or responses from three log sources? Because if you do not dispute that, you have not finished the prior searches.

Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 84 of 133

And is there any question that you have not produced a full list of all data sources that can contain one of the three incognito-bits? What about full schemas? If you do not dispute that, you also have not complied with the November 12 Order.

If your point is that Google refuses to finish, then you do you not need to respond.

Respectfully.

From: Josef Ansorge < josefansorge@quinnemanuel.com>

Sent: Thursday, March 31, 2022 7:14 AM

To: Mark C. Mao < mmao@BSFLLP.com >; Douglas Brush < douglas.brush@accelconsulting.llc >; QE Brown

<qebrown@quinnemanuel.com>

Cc: GOOGLETEAM@lists.susmangodfrey.com; Timothy Schmidt < timothy.schmidt@accelconsulting.llc>

Subject: RE: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

Mr. Mao,

Search 2 is finished. The responsive data has been produced. The Special Master made clear at our last conference that the priority is to get in the third and final set of searches. As you know, we have been requesting Plaintiffs' search selection for weeks. If Plaintiffs do not intend to select any further sources for searches, please inform us immediately. If Plaintiffs do select additional searches, we are of course happy to meet and confer with Plaintiffs on those searches.

Respectfully,

Josef Ansorge

Of Counsel, Quinn Emanuel Urquhart & Sullivan, LLP

1300 I Street, NW, Suite 900 Washington, D.C. 20005 202-538-8267 Direct 202.538.8000 Main Office Number 202.538.8100 FAX josefansorge@quinnemanuel.com www.quinnemanuel.com

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From: Mark C. Mao < mmao@BSFLLP.com > Sent: Thursday, March 31, 2022 2:07 AM

To: Douglas Brush < douglas.brush@accelconsulting.llc; QE Brown < qebrown@quinnemanuel.com>
Cc:GOOGLETEAM@lists.susmangodfrey.com; Timothy Schmidt < timothy.schmidt@accelconsulting.llc>

Subject: RE: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

[EXTERNAL EMAIL from mmao@bsfllp.com]

Special Master Brush: Attached please find Plaintiffs' contribution to the Joint Update. Please note that Google has refused to meet and confer to finish Search 2 and the Test Searches as ordered. Please have a good evening.

From: Mark C. Mao

Sent: Wednesday, March 30, 2022 1:20 PM

Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 85 of 133

To: Douglas Brush < douglas.brush@accelconsulting.llc; Tracy Gao < tracygao@quinnemanuel.com; QE Brown < qebrown@quinnemanuel.com; QE Brown

Cc: GOOGLETEAM@lists.susmangodfrey.com; Timothy Schmidt < timothy.schmidt@accelconsulting.llc>

Subject: RE: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

Special Master Brush:

Received. Plaintiffs will respond and revert to this today. Please have a good evening.

From: Douglas Brush <douglas.brush@accelconsulting.llc>

Sent: Wednesday, March 30, 2022 1:17 PM

To: Tracy Gao <tracygao@quinnemanuel.com>; Mark C. Mao <mmao@BSFLLP.com>; QE Brown

<qebrown@quinnemanuel.com>

Cc: GOOGLETEAM@lists.susmangodfrey.com; Timothy Schmidt < timothy.schmidt@accelconsulting.llc>

Subject: Re: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

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Mr. Mao,					
Please review and make any additional changes ASAP.					
These discovery issues need to put to bed this week or there will be no choice but to recommend sanctions on Partie for further delays.					
Best,					
Doug					

Douglas Brush

President **M** 917.470.9140

E douglas.brush@accelconsulting.llc

Accel Consulting LLC BOULDER, CO 80301

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From: Tracy Gao < tracygao@quinnemanuel.com>
Date: Wednesday, March 30, 2022 at 1:51 PM

To: Mark C. Mao <mmao@BSFLLP.com>, QE Brown <qebrown@quinnemanuel.com>

Cc: GOOGLETEAM@lists.susmangodfrey.com < GOOGLETEAM@lists.susmangodfrey.com >, Timothy Schmidt

<timothy.schmidt@accelconsulting.llc>, Douglas Brush <douglas.brush@accelconsulting.llc>

Subject: RE: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

Counsel,

I'm attaching here my earlier email with the side-by-side response in case you missed it.

Best, Tracy

From: Mark C. Mao < mmao@BSFLLP.com Sent: Wednesday, March 30, 2022 3:01 PM

To: Tracy Gao <tracygao@quinnemanuel.com>; QE Brown <qebrown@quinnemanuel.com>

 $\textbf{Cc:}\ \underline{GOOGLETEAM@lists.susmangodfrey.com}; \ Timothy\ Schmidt\ < \underline{timothy.schmidt@accelconsulting.llc} >; \ Douglas\ Brush$

<douglas.brush@accelconsulting.llc>

Subject: RE: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

[EXTERNAL EMAIL from mmao@bsfllp.com]

Counsel – We disagree with you, and am disappointed that you would not even meet and confer with a meeting. Still, you said that you would produce a side-by-side response. When should we expect that, so that we can prepare our response on the chart?

From: Tracy Gao < tracygao@quinnemanuel.com >

Sent: Wednesday, March 30, 2022 9:35 AM

To: Mark C. Mao < mmao@BSFLLP.com >; QE Brown < qebrown@quinnemanuel.com >

Cc: GOOGLETEAM@lists.susmangodfrey.com; Timothy Schmidt < timothy.schmidt@accelconsulting.llc >; Douglas Brush

<douglas.brush@accelconsulting.llc>

Subject: RE: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

Dear Special Master Brush, Mr. Schmidt, counsel:

Please find attached Google's letter regarding the Special Master's March 29 request for a joint status update. Google will provide side-by-side response to the items Plaintiffs listed below in a joint chart.

Best, Tracy

From: Mark C. Mao < mmao@BSFLLP.com > Sent: Wednesday, March 30, 2022 11:07 AM
To: QE Brown < gebrown@quinnemanuel.com >

 $\textbf{Cc:}\ \underline{GOOGLETEAM@lists.susmangodfrey.com}; Timothy\ Schmidt\ < \underline{timothy.schmidt@accelconsulting.llc} >;\ Douglas\ Brush$

<douglas.brush@accelconsulting.llc>

Subject: FW: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

[EXTERNAL EMAIL from mmao@bsfllp.com]

Counsel:

Good morning. We still have not received a response to our meet and confer below, response to Mr. Schmidt, or time for our request to meet and confer as ordered.

Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 87 of 133

I provided a dispute inventory below as raised on March 27. I provide them again here, after reviewing again anything produced since March 27. For Iterative Search 2 and the Special Master Ordered Test Searches:

- 1. Google still has not produced a full list of all logs that contain one of the three possible "incognito" bits.
- 2. Google has not been searching the data sources in a manner consistent with how Google knows that data is stored. For instance, it appears that some Google process appends a "gfe(gzip)" string to the end of User Agents within Google's logs. Google's engineers should know this. Instead, Google has been searching with the raw User Agent values we provided them (which were collected as they traveled over the network), and searching them as if there should be an exact match despite the change. There were further encoding issues present within the search script (e.g., ; was replaced with \x3B). The request to search via IP address and User Agent was unambiguous and stated in plain English. Plaintiffs expect Google to collaborate in good faith and conduct the searches in order to return results, and investigate the cause when no results were allegedly returned.
- 3. Google appears to have redacted the last octet of IP addresses in some records produced that were from January and February. This is within the window that the full IP address should still be present. Also, it is unclear how this affected Google's searches based on IP addresses and user agent string. Plaintiffs ask for a clear explanation on this as well.
- 4. For the searches conducted on Analytics logs within _____, Google selected a seemingly arbitrary set of fields to return, rather than the complete set of fields. Further, Google did not select the *same* set of fields across the searches. For example, looking at the search script, for the "By Biscotti ID" data set, Google only selected the Biscotti ID, omitting the CID and UID values regardless of whether they were present. Google then omitted the Biscotti ID when generating the "by CID" data set. Google's arbitrary selection appears aimed at obscuring linkages amongst IDs, which is against the spirit of what they were ordered to do. Google should return all fields and columns in the search results.
- 5. Google is claiming technical issues with respect to historical UMA searches, but is not providing us with a clear explanation of what mechanisms they are using for the search. Are they attempting to use Dremel? Or were they using Flume? Neither Google's letter nor script made clear what they were searching. And Plaintiffs are unable to assess their efforts without insight into what they are doing. Plaintiffs respectfully ask for clarity.
- 6. Google has *still* not produced the schema for
- 7. Google has not produced results from the
- 8. Google has not produced results from the
- 9. Google has not produced results from the log.
- 10. Google has not produced Biscotti ID results for .
- 11. Google has not produced results for CIDs and UIDs for the
- 12. The Google produced search script is often incomplete, with no line wrapping and is cut off. This should be easily fixable.
- 13. Google has not produced an inventory of what it is withholding allegedly on the basis of "publisher consent." On 3/24, Plaintiffs provided a framework and recommendation by how this may be managed and checked so that the parties can move forward. Google has not responded.
- 14. Google has not produced what was previously withheld on the basis of "publisher consent," but now may be produced. There needs to be a time definite as to when this would be produced.

Thanks.

From: Mark C. Mao

Sent: Sunday, March 27, 2022 1:36 PM

To: Douglas Brush < douglas.brush@accelconsulting.llc>; Timothy Schmidt < timothy.schmidt@accelconsulting.llc>

Cc: QE Brown cc: QE Brown com; GOOGLETEAM@lists.susmangodfrey.com **Subject:** RE: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

Special Master Brush and Mr. Schmidt:

With regard to Google's production of analytics data from on Friday $^{\sim}$

- For the IP address, user agent searches, Google is using a gfe(gzip) suffix to search the logs and sources, which is not how they are stored.
- Google only selected a random assortment of columns that are of questionable relevance to our query. The Special Master can see this in the structure of the query where Google explicitly selected specific columns (""... instead of ""... instead of ""... where ""... would have given Plaintiffs the full production). For the columns Google did select, it is totally unclear why Google thought those were responsive and others were not.
- Google did not select overlapping identifiers even though at least a few of these data sources should contain multiple. For example, Google queried by both Biscotti and Google Analytics UID, but did not include the Biscotti in the UID results, nor did Google include the UID in the Biscotti results
- The PDF containing the search script was not printed with line wrapping enabled and is cut off. Therefore we cannot determine the full set of identifiers queried or any other potential issues with the script.
- Google is redacting IP addresses in the production. These are records from January and February 2022, and Google has given no indication of why they did this, or how this affects how they have been searching and what they produced.

With regard to Google's production of UMA data on Friday ~

Google has not produced what was ordered. In so far as Google is arguing for the first that they have now
encountered some type of technical difficulty, it is unclear what difficulty they are facing, and what tool they are
using for that.

We think that the fastest way to get answers on these two areas above, and to be able to move forward, is to have our consultants talk with the Google engineers about the searches done. This would be done with your supervision of course, and we would again ask that the lawyers refrain from participation in the process.

In addition, Google still has not produced data or produced incomplete data from the following logs and sources from the prior searches (Iterative Search 2 and Testing Search):

- All logs containing the "bit Google only produced schema, but no data;
- Plaintiffs produced Biscotti IDs, but only received files. Plaintiffs are missing Biscotti ID results;
- log Google has not produced anything;
- log Google has not produced anything;
- log Google has not produced anything;
- Google has not produced results for CIDs and UIDs.

Lastly, Special Master, the *Brown* Plaintiffs point out that Google still has not responded to our correspondences on 3/22 and 3/24, regarding what else is outstanding. I attach these correspondences for your review.

Thank you in advance.

From: Josef Ansorge < josefansorge@quinnemanuel.com>

Sent: Saturday, March 26, 2022 8:59 AM

To: Douglas Brush < douglas.brush@accelconsulting.llc >; Ryan McGee x3030 < rmcgee@forthepeople.com >; Timothy

Schmidt < timothy.schmidt@accelconsulting.llc; Mark C. Mao < <a href="mailto:ma

Subject: Re: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

Special Master Brush,

Thank you for your email and guidance. Google is ready to initiate the final set of searches, including searches across the preserved data you referred to in your email. We look forward to receiving the final set of search requests from Plaintiffs and to working with Plaintiffs and the Special Master team to successfully close out the Special Master process.

Best,

Josef Ansorge

Of Counsel, Quinn Emanuel Urquhart & Sullivan, LLP

1300 I Street, NW, Suite 900 Washington, D.C. 20005 202-538-8267 Direct 202.538.8000 Main Office Number 202.538.8100 FAX josefansorge@quinnemanuel.com www.quinnemanuel.com

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From: Douglas Brush <douglas.brush@accelconsulting.llc>

Sent: Saturday, March 26, 2022 11:35

To: Ryan McGee x3030 < rmcgee@forthepeople.com >; Josef Ansorge < josefansorge@quinnemanuel.com >;

 $\label{timothy Schmidt} $$\operatorname{Schmidt@accelconsulting.llc}$; Mark C. Mao < $\operatorname{mmao@BSFLLP.com}$$> $$\operatorname{Man} = \operatorname{Man} = \operatorname{$

Cc: QE Brown < qebrown@quinnemanuel.com; GOOGLETEAM@lists.susmangodfrey.com

<GOOGLETEAM@lists.susmangodfrey.com>

Subject: Re: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

[EXTERNAL EMAIL from douglas.brush@accelconsulting.llc]

Mr. McGee and Mr. Ansorge,

Where are we in the search negotiations and a proposed plan for final searches?

As for the "*Preserved*" data listed below, I am to assume this is the blanked data put on litigation hold, that has not been produced due to 3rd party notification issues.

This data needs to be searched in accordance with the Special Master process and order. This is the process I want followed and to end the dispute about its production.

Best,			
Doug			

Douglas Brush

President **M** 917.470.9140

E douglas.brush@accelconsulting.llc

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From: Ryan McGee x3030 < rmcgee@forthepeople.com >

Date: Thursday, March 24, 2022 at 8:30 PM

To: Josef Ansorge < <u>iosefansorge@quinnemanuel.com</u>>, Douglas Brush < <u>douglas.brush@accelconsulting.llc</u>>,

 $Timothy\ Schmidt < \underline{timothy.schmidt@accelconsulting.llc} >,\ Mark\ C.\ Mao < \underline{mmao@BSFLLP.com} > \underline{timothy.schmidt@accelconsulting.llc} > \underline{timothy.schmidt@$

Cc: QE Brown < qebrown@quinnemanuel.com>, GOOGLETEAM@lists.susmangodfrey.com

< GOOGLETEAM@lists.susmangodfrey.com>

Subject: Re: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

Special Master Brush, Mr. Schmidt, and Counsel:

Regarding the below "preserved data," the Brown Plaintiffs think what would help the parties move onward is:

- A full production of all of Plaintiffs' identifiers from the "preserved data," for what was withheld below. If no identifiers were withheld, Google should so indicate.
- For the below that Google is withholding, the parties need a record of what exactly is being held back.
 - At minimum, Plaintiffs would be entitled to field descriptions. This way, if there is any future dispute, there is no disagreement as to what was withheld, and on what alleged basis.
 - Without descriptions, there is no record of what Google is currently claiming needs "publisher permission." The Special Master and Court cannot evaluate the propriety of Google's claim.

If Google is willing to agree to the proposed interim solution above, Plaintiffs can wait longer for the rest of their preserved data, while proceeding forward beyond the issue of "preserved data" at least for their searches. The *Brown* Plaintiffs maintain that they are entitled to all of their data, and a full production of the preserved data as ordered. The compromise offered here is merely an interim solution, and the *Brown* Plaintiffs do not hereby waive any rights or objections.

Lastly, the *Brown* Plaintiffs note that their willingness to work with Google on this for "preserved data" is not a compromise on getting complete and fulsome search results. We agree with the Special Master's reminder yesterday, which is that the full productions were ordered.

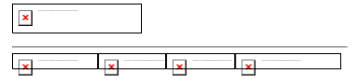
Thank you, Ryan

Ryan McGee

Attorney My Bio

P: (813) 223-0931 **F:** (813) 222-4702

A: 201 N Franklin St, 7th Floor, Tampa, FL 33602



A referral is the best compliment. If you know anyone that needs our help, please have them call our office 24/7.

From: <owner-googleteam@lists.susmangodfrey.com> on behalf of Josef Ansorge

<josefansorge@quinnemanuel.com>

Date: Wednesday, March 23, 2022 at 4:34 PM

To: Douglas Brush < douglas.brush@accelconsulting.llc, Timothy Schmidt < timothy.schmidt@accelconsulting.llc, "Mark C. Mao" < mmao@BSFLLP.com>

Cc: QE Brown < gebrown@quinnemanuel.com>, "GOOGLETEAM@lists.susmangodfrey.com"

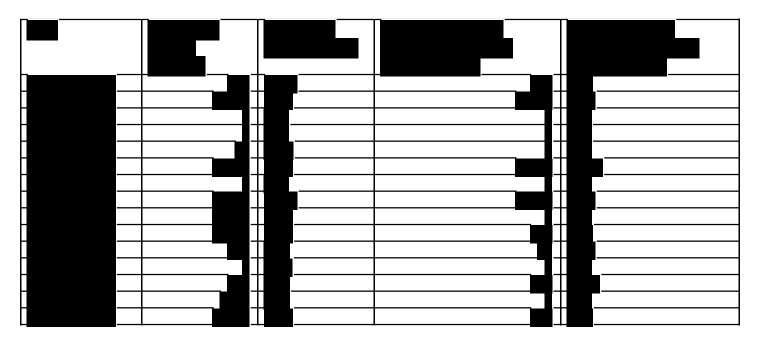
< GOOGLETEAM@lists.susmangodfrey.com>

Subject: *EXT* Brown v. Google: Additional Descriptive Statistics re: Preserved Data

CAUTION: Use caution when clicking on links or opening attachments in this external email.

Special Master Brush, Mr. Schmidt, Counsel,

As requested during this morning's meet and confer we have worked with Google engineers to pull additional descriptive statistics comparing produced preserved data to preserved data that would require reasonable publisher notice before it can be produced.



Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 92 of 133

We hope this additional information is helpful to the Special Master to determine whether, and for which publishers, Google should provide reasonable notice to produce previously preserved records. As stated during today's meet and confer, Google is prepared to provide notice to all the publishers associated with Plaintiffs' second set of search requests. Alternatively, we are also prepared to provide notice to the top publishers by record for preserved data and second set of search requests. To minimize the burden, we respectfully request that the publisher notice be conducted simultaneously for both cases (*Calhoun* and *Brown*) and all further required notices be processed together at one time.

Special Master Brush: Please let us know how we should proceed.

We look forward to working with Plaintiffs and the Special Master team to close out the Special Master process this week.

Best,

Josef Ansorge

Of Counsel, Quinn Emanuel Urquhart & Sullivan, LLP

1300 I Street, NW, Suite 900 Washington, D.C. 20005 202-538-8267 Direct 202.538.8000 Main Office Number 202.538.8100 FAX josefansorge@quinnemanuel.com www.quinnemanuel.com

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Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 93 of 133

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1 PLEASE TAKE NOTICE that, pursuant to Rule 30(b)(6) of the Federal Rules of Civil 2 Procedure, on a date to be agreed upon by the Parties, counsel for Plaintiffs will take the videotaped deposition(s) of the designated representative(s) of Google LLC ("Google") best able to testify as 3 4 to the Topics set forth in Appendix A. Google has a duty to designate one or more officers, directors, managing agents, or other persons with sufficient knowledge to testify fully regarding the 5 6 Topics listed in Appendix A. No later than ten business days prior to the deposition, Google shall identify the person(s) who will testify on its behalf pursuant to this notice and the matter(s) about 7 which each person will testify. Google shall also produce to Plaintiffs any documents that Google 8 used or plans to use to prepare the person(s) testifying. 9 The deposition(s) shall be taken through a mutually agreed upon videoconference program 10 (e.g., Zoom), and before a Notary Public or some other officer authorized by law to administer 11 oaths for use at trial. The deposition(s) will be videotaped and will continue from day to day until 12 completed. 13 14 Dated: December 3, 2021 SUSMAN GODFREY LLP 15 16 By: <u>Amanda Bonn</u> 17 Amanda Bonn 18 Amanda K. Bonn, CA Bar No. 270891 19 SUSMAN GODFREY L.L.P 20 1900 Avenue of the Stars, Suite 1400 Los Angeles, CA. 90067 21 Tel: (310) 789-3100 Fax: (310) 789-3150 22 abonn@susmangodfrey.com 23 Mark C. Mao (CA Bar No. 236165) 24 mmao@bsfllp.com Beko Reblitz-Richardson (CA Bar No. 238027) 25 brichardson@bsfllp.com **BOIES SCHILLER FLEXNER LLP** 26 44 Montgomery Street, 41st Floor San Francisco, CA 94104 27

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DEFINITIONS

- 1. The term "all" includes the word "any," and vice versa.
- 2. The terms "concerning" or "relating to" include addressing, analyzing, concerning, constituting, containing, commenting on, discussing, describing, identifying, in connection with, referring to, reflecting, relating, relating to, reporting on, stating, or dealing with, in whole or in part, in addition to their customary and usual meanings, and shall be construed in the broadest sense possible.
- 3. The term "document" and "documents" shall be synonymous in meaning and equal to the broadest meaning provided by Rule 34 of the Federal Rules of Civil Procedure including, without limitation, original and any non-identical copy of every kind of written, printed, typed, recorded, or graphic matter, however produced or reproduced, including all correspondence, letters, telegrams, telexes, messages, memoranda, instructions, emails, handwritten or recorded notes, and all records, schedules, reports, surveys, calculations, transcripts, notes, time cards, personal expense reports, appointment books, calendars, plans, purchase orders, contracts, subcontracts, charts, communications, database, data compilation, diary, draft drawing, electronically stored information, emails, fax, floppy disk, graph, hard drive, image, index, instant message, letter, log, magnetic tape, memorandum, note, optical disk, photograph, report, sound recording, spreadsheet, storage device, text message, version, voicemail or writing. This term shall apply to any document, whether in hard copy or electronic form, on any computers or other system.
- 4. The term "Google" means Google LLC and any of its directors, officers, consultants, agents, representatives, predecessors in interest, subsidiaries, assignees, licensees, employees, attorneys and any other persons acting on Google LLC'S behalf, including contractors.
- 5. The term "include" or "including" means "include, but not limited to" or "including, but not limited to."

GENERAL INSTRUCTIONS

For purposes of reading, interpreting, or construing the scope of the Definitions, General Instructions, and Topics, all of the terms shall be given their most expansive and inclusive interpretation. This includes the following:

- (a) The singular form of a word shall be interpreted as plural, and vice versa.
- (b) "And," "or," as well as "and/or" shall be construed either disjunctively or conjunctively as necessary to bring within the scope of the Topic anything that might otherwise be construed to be outside the scope of the Topic.
- (c) "All," "each" and "any" shall be construed as "all, each, and any."
- (d) The use of a verb in any particular tense shall be construed as the use of the verb in all other tenses as necessary to bring within the scope of the Topic any document that might otherwise be construed to be outside the scope of the Topic.

TOPICS

- 1. For the Class Period, the information Google collects whenever a user visits a website that has enabled either (1) Google Analytics (including Universal Analytics, Google Analytics 4 and Google Analytics 360) or (2) Google Ad Manager (including Google Ad Manager 360)—as well as the transmission of that information to Google. This Topic includes: (a) identifying the scripts or code that transmit the information or cause it to be transmitted; (b) explaining how those scripts or code function and the technical process by which the information collection and transmission occurs; (c) any changes to those scripts or code during the Class Period; (d) the form, format, or content of the information; (e) the extent to which the user's decision to use a private browsing mode (including Chrome Incognito, mobile and non-mobile) impacts the information collection and transmission processes; (f) Google's collection of the X-Client Data Header (or lack thereof) and the X-Geo Data Header (or lack thereof); (g) the extent to which signing-in and out of a Google account impacts the information collection and transmission processes; and (h) the extent to which signing-in and out of third-party websites impacts the information collection and transmission processes.
- 2. For the Class Period, the information that Google collects whenever an individual uses any private browsing mode (e.g., Chrome, Safari, IE, Edge and Firefox on either mobile or non-mobile) to visit a website that has enabled conversion tracking and/or remarketing (alone or in combination with Google Tag Manager and/or Google Analytics), as well as the transmission of

- that information to Google. This Topic includes: (a) identifying the scripts or code that transmit the information or cause it to be transmitted; (b) explaining how those scripts or code function and the technical process by which the information collection and transmission occurs; (c) any changes to those scripts or code during the Class Period; (d) the form, format, or content of the information; (e) the extent to which the user's decision to use Chrome Incognito (as opposed to normal Chrome) impacts the information collection and transmission process; (f) Google's collection of the X-Client Data Header (or lack thereof) and the X-Geo Data Header (or lack thereof); (g) the extent to which signing-in and out of Google account in Incognito mode impacts the information collection and transmission process; and (h) the extent to which signing-in and out of third-party websites impacts the information collection and transmission process.
- 3. For the Class Period, any Google setting or control that can or does stop the collection and transmission to Google of information referred to in Topics 1-2. This Topic includes the reasons why such setting or control can or does stop the collection and transmission to Google of the information referred to in Topics 1-2 or, alternatively, the reasons for why there is no such setting or control.
- 4. Google's ability to alter Google Analytics, Google Ad Manager, Chrome Incognito, or conversion/remarketing tracking to prevent Google from collecting information from users during private browsing sessions.
- 5. Google's ability to alter Google Analytics, Google Ad Manager, Chrome Incognito, or conversion/remarketing tracking to prevent Google from storing information collected from users during private browsing sessions.
- 6. For the Class Period, any consideration or efforts by Google to change or limit the information that Google collects from users during private browsing sessions. This Topic includes without limitation work done by employees in the Chrome group, User Experience Research employees, the Privacy & Data Protection Office, and the Privacy Working Group, as well as any similar Google departments or groups.
- 7. Google's storage of the information referred to in Topics 1-2, including (a) the extent to which that storage changes based on whether the user signs in to Google at the beginning, in the

1	middle, or at the end of a private browsing session, (b) the extent to which that storage changes
2	based on whether the user signs in to a third-party website at the beginning, in the middle, or at the
3	end of a private browsing session, and (c) whether private browsing information is separated from
4	or comingled with regular browsing mode information.
5	8. The extent to which users can view or delete the information referred to in Topics
6	1-2, including both viewing or deleting the information on their own browsers and devices as well
7	as within Google's servers.
8	9. Google's preservation of the information referred to in Topics 1-2 for purposes of
9	this litigation. This topic includes (a) the mechanisms being used to preserve this information, and
10	the names of those mechanisms and (b) any mechanisms that could be used to preserve this
11	information but that are not being used.
12	10. The purpose of the logs, as well as
13	how it is determined, where it is stored, what other information is stored with the bit, how to retrieve
14	the bit and any associated information, and how long the bit and any associated information are
15	stored. See GOOG-BRWN-00176433.
16	11. The factual basis for any and all affirmative defenses that Google asserts or intends
17	to assert in this case, including all technical details relevant to those defenses.
18	12. The ability of Google employees to, throughout the Class Period, access in
19	California private browsing information collected from users throughout the United States.
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1 PROOF OF SERVICE 2 I, Alexander Frawley, declare: I am a citizen of the United States and employed in New York, New York. I am over 3 4 the age of 18 and not a party to the within action; my business address is 1301 Avenue of 5 the Americas, 32 Floor, New York, NY 10019. 6 On December 3, 2021, I served the following document(s) described as: 7 PLAINTIFFS' NOTICE OF RULE 30(b)(6) DEPOSITION 8 BY FACSIMILE TRANSMISSION: As follows: The papers have been 9 transmitted to a facsimile machine by the person on whom it is served at the facsimile machine telephone number as last given by that person on any 10 document which he or she has filed in the cause and served on the party 11 making the service. The copy of the notice or other paper served by facsimile transmission shall bear a notation of the date and place of 12 transmission and the facsimile telephone number to which transmitted or be 13 accompanied by an unsigned copy of the affidavit or certificate of transmission which shall contain the facsimile telephone number to which 14 the notice of other paper was transmitted to the addressee(s). 15 **BY MAIL**: As follows: I am readily familiar with the firm's practice of 16 collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage 17 thereon fully prepaid at San Francisco, CA, in the ordinary course of business. I am aware that on motion of the party served, service is presumed 18 invalid if postage cancellation date or postage meter date is more than one 19 day after date of deposit for mailing in affidavit. 20 BY OVERNIGHT MAIL: As follows: I am readily familiar with the firm's practice of collection and processing correspondence for overnight mailing. 21 Under that practice, it would be deposited with overnight mail on that same 22 day prepaid at San Francisco, CA in the ordinary course of business. 23 × BY ELECTRONIC MAIL TRANSMISSION: By transmitting a PDF format copy of such document(s) to each such person at the e-mail 24 address(es) listed below their address(es). The document(s) was/were 25 transmitted by electronic transmission and such transmission was reported as complete and without error. 26 27 28 Case No. 5:20-cv-03664-LHK

Case 4:20-cv-03664-YGR Document 528-2 Filed 04/05/22 Page 123 of 133

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27	_	Alexander Frawley
28		Case No. 5:20-cv-03664-LHK
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PROOF OF SERVICE

EXHIBIT 39 Redacted in its Entirety

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               UNITED STATES DISTRICT COURT NORTHERN
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              DISTRICT OF CALIFORNIA SAN JOSE DIVISION
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     CHASOM BROWN, ET. AL,
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                   Plaintiffs,
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               VS.
                                        ) Case No.
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     GOOGLE, LLC,
                                        ) 20-CV-03664
                 Defendant.
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                  REMOTE TRANSCRIPT OF PROCEEDINGS
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     NOELLE C. KRAWIEC, CSR NO. 14255
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      OFFICIAL REPORTER PRO TEMPORE
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		TIMOTHY SCHMIDT, SPECIAL MASTER
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		Page 2

1 And when we received the second set of searches from plaintiffs, we made sure that all those searches 2 are conducted in the same way. And then that would 3 require, you know, the more elaborate and burdensome looking at what we're calling cold storage data. 5 MR. MAO: So setting aside your decision, 6 7 Mr. Brush, on the cold storage issue -- which I agree that we do need to address at some point -- can we at 8 least get an exhaustive list of what tools are available 9 10 to search UMA and just a description? I don't see why getting that list would be 11 12 inconsistent with moving this forward. At least we have 13 that for the record. And, Mr. Brush, we do need that 14 for the record so that plaintiffs have shown that we've demonstrated all due diligence in terms of searching 15 against the available data source. 16 17 Here, right now, I'm simply asking for a full 18 description of all the different tools that are available to search that. 19 And with that, I'll give it back to you, 20 Mr. McGee. 21 22 SPECIAL MASTER BRUSH: Well, I'm going to pause 2.3 you right there because you have to understand my concern a bit too, that it's -- what's the benefit of 24 25 that list? If it's just for the record, I can Page 26

1 appreciate that. But if this is this something that's going to then be used to derail my process, I'm not 2 going to be thrilled about it. 3 That's my concern, is if we're going to point 4 and say, "What about this?" 5 6 I mean we have to assume there's a good-faith 7 effort that Google has made some attempts on this in a seemingly significant matter to use the tools identified 8 to search the data in a responsive and productive way. 9 10 I do agree that it -- you know, greater 11 transparency is always helpful, as long as it's not 12 being used as something to play some "gotcha" games. 13 And if it's something where there's a legitimate 14 concern -- I'm not saying it's not something we can address -- I just want to proceed with caution that if I 15 16 were to ask that -- order them to do that, that is not 17 something that's going to, again, be used as a kludge in 18 any fashion as a part of the remaining part of the discovery process. 19 20 MR. MAO: Right. So, Mr. Brush, it is relevant because it would 21 go to show what Google does -- actually does in the 22 2.3 regular course of business, even if you ultimately end up denying searching beyond 8 days. 24 25 SPECIAL MASTER BRUSH: Okay.

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MR. MAO: There is an argument, right, on class certification where they are saying something can or cannot be done. And having an understanding as to tools in which Google has available to it, prior to them trying to make that argument -- because they have already made that argument; right? -- is actually relevant and privy to whether or not Google actually does that in its regular course of business.

So we already have on testimony that they have

So we already have on testimony that they have other tools that go beyond the 8 days. We need a full record of what that list actually is, Special Master. I mean, like, that -- we're entitled to that as a matter of discovery.

MR. ANSORGE: So, Mr. Mao --

MR. MAO: Again, right? That list can come up and you can decide ultimately to not allow a search on that. Right? But we're asking for as part of the discovery -- and these are actual written responses that have already been submitted in which Google has not actually provided a full answer on.

SPECIAL MASTER BRUSH: Yes, I understand, but it's also -- you know, the challenges of what I'm hearing -- and forgive me if I'm a little bit cautious with the attorneys on this -- is that it's -- I'm hearing what is being -- what -- in one instance what's

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Mr. Ansorge suggested we move forward, with the caveat -- and Google should be on notice now -- that there is a -- I would almost say a quaranteed likelihood we are going to have to start looking at the historical data as we go through this process, and you start looking at how we're going to do that now. But I could tell you right now, the judge is leaning in favor of that. She was not -- she felt a bit surprised by the fact of the 8-day window, you know, turned to -- I've been -- quite frankly, both sides could have come up with what I proposed. It really wasn't that crazy of a solution or that smart. It was just, "Why don't we just do this as we would in any other live database production discovery?" But the reality is that data exists, and it's going to have to be searched. But to move it all forward on the immediate issues, we have to search the live index data right now, with the understanding that the historical data is going to need to be searched, without a doubt. But we're going to need some of the results from the index data now to help to define that so we're more efficient in that process of the historical data.

I mean that's just the reality of the technology. If it's something you feel you need to go

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over my head on, by all means, to the judge, go to -but I mean the reality of the data as it is -- and we're
going to have to figure out constructive ways down the
road to marry those instances in this timeline in two
different tools. But right now it's we're going to be
searching that live data to get results so we can do a
better job at the historical data searches.

MR. MAO: Understood, Mr. Brush. And we
especially appreciate it with regard to the historical
data, because we agree.

SPECIAL MASTER BRUSH: Yes. And, again, these are complicated issues. It's complicated technology. I think we're all doing our best. But, you know, let's work a little bit with what we have to do -- what we have in front of us right now because it's going to give us meaningful results that are going to help move the process along in totality.

MR. MAO: Sorry. Mr. McGee?

MR. MCGEE: I don't really think that I have anything else that I need -- that needs to be addressed, other than the last question that we posed. And I hope that, Mr. Ansorge, you don't need time to take that back to Google.

But, you know, I recall during one of our calls with the Special Master that certain Google employees

1 were either on holiday or otherwise unavailable. you know, right now is there anything that impedes 2 Google from complying with the 4-day timeline production 3 as Judge Van Keulen ordered it in her November 12th 4 order? 5 6 MR. ANSORGE: Yes. So, Mr. McGee, it sounds 7 like you're asking me: If right now you provided us all the searches, would all engineers be able to complete 8 them within 4 days? And I don't know the answer to 9 10 t.hat.. 11 My expectation is that we have the resources, 12 and we can do it. It's not going to be the same length 13 of time as the Christmas period. But, to be frank, four 14 days is a pretty heavy turnaround for a number of different sources. 15 16 So I can tell you that we're putting our best efforts to it; that we're going to have a number of 17 18 people working on it, and it's not during the holiday period. But I'm not sure what else or what other 19 information I can provide to you. 20 One thing that I would like to be clear on is 21 that the 4-day timeline here will also be contingent on 22 2.3 the complexity of the search and the source that plaintiffs select. There's going to be changes. 24 25 If these are IDs that are typically used that

1	UNITED STATES DISTRICT COURT NORTHERN
2	DISTRICT OF CALIFORNIA SAN JOSE DIVISION
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4	CHASOM BROWN, ET. AL,
)
5	Plaintiffs,)
)
6	vs.
) Case No.
7	GOOGLE, LLC,) 20-CV-03664
)
8	Defendant.)
)
9	
10	
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13	I, NOELLE C. KRAWIEC, OFFICIAL REPORTER
14	PRO TEMPORE OF THE SUPERIOR COURT OF THE STATE OF
15	CALIFORNIA, FOR THE COUNTY OF LOS ANGELES, DO HEREBY
16	CERTIFY THAT THE FOREGOING PAGES, 1 THROUGH 66, COMPRISE
17	A TRUE AND CORRECT TRANSCRIPT OF THE PROCEEDINGS TAKEN
18	IN THE ABOVE-ENTITLED CAUSE ON FEBRUARY 22,
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22	Moelle C. Xrannec CSR 14255
23	NOELLE C. KRAWIEC
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	Page 66